By: Representatives Lamar, To: Ways and Means White, Kinkade, Faulkner, Karriem

HOUSE BILL NO. 1

AN ACT TO AMEND SECTION 57-75-5, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF THE TERM "PROJECT" UNDER THE MISSISSIPPI MAJOR ECONOMIC IMPACT ACT TO INCLUDE CERTAIN FACILITIES FOR THE MANUFACTURE AND ASSEMBLY OF BATTERY CELLS FOR ELECTRIC COMMERCIAL 5 VEHICLES AND INDUSTRIAL APPLICATIONS; TO REVISE THE DEFINITION OF THE TERMS "PROJECT AREA" AND "AFFILIATE" UNDER THE MISSISSIPPI MAJOR ECONOMIC IMPACT ACT; TO AMEND SECTION 57-75-9, MISSISSIPPI 7 8 CODE OF 1972, TO PROVIDE THAT CONTRACTS BY THE MISSISSIPPI MAJOR 9 ECONOMIC IMPACT AUTHORITY OR A PUBLIC AGENCY FOR CERTAIN CONTRACTS 10 RELATED TO THE PROJECTS INCLUDED IN THIS ACT SHALL BE EXEMPT FROM ALL OR A PORTION OF THE PROVISIONS OF SECTION 31-7-13 AND THAT 11 12 SUCH CONTRACTS MAY BE AWARDED ON THE BASIS OF NEGOTIATION UNDER CERTAIN CIRCUMSTANCES AND TO AUTHORIZE THE USE OF ADDITIONAL METHODS OF CONTRACTING; TO AMEND SECTION 57-75-11, MISSISSIPPI 14 CODE OF 1972, TO GRANT THE MISSISSIPPI MAJOR ECONOMIC IMPACT 15 16 AUTHORITY CERTAIN ADDITIONAL POWERS AND DUTIES WITH REGARD TO THE 17 PROJECTS INCLUDED IN THIS ACT; TO AMEND SECTION 57-75-15, 18 MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE ISSUANCE OF STATE 19 GENERAL OBLIGATION BONDS FOR THE PROJECTS INCLUDED IN THIS ACT AND 20 TO SPECIFY THE PURPOSES FOR WHICH THE PROCEEDS OF SUCH BONDS MAY BE UTILIZED; TO AMEND SECTION 57-75-17, MISSISSIPPI CODE OF 1972, 21 22 TO PROVIDE PROTECTION FOR CERTAIN PROJECTS COMPRISING THE 23 MANUFACTURE AND ASSEMBLY OF BATTERY CELLS FOR ELECTRIC COMMERCIAL 24 VEHICLES AND INDUSTRIAL APPLICATIONS, FROM SURFACE OR SUBSURFACE 25 MINERAL EXPLORATION ACTIVITIES; TO AMEND SECTION 57-75-33, 26 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE BOARD OF SUPERVISORS 27 OF A COUNTY MAY ENTER INTO AN AGREEMENT WITH ONE OR MORE 28 ENTERPRISES OWNING AND/OR OPERATING CERTAIN FACILITIES FOR THE MANUFACTURE AND ASSEMBLY OF BATTERY CELLS FOR ELECTRIC COMMERCIAL 29 30 VEHICLES AND INDUSTRIAL APPLICATIONS, AND/OR ONE OR MORE 31 AFFILIATES THEREOF, PROVIDING THAT THE COUNTY WILL NOT LEVY ANY 32 TAXES, FEES OR ASSESSMENTS UPON THE ENTERPRISE OTHER THAN TAXES, 33 FEES OR ASSESSMENTS THAT ARE GENERALLY LEVIED UPON ALL TAXPAYERS AND TO AUTHORIZE THE BOARD OF SUPERVISORS TO ENTER INTO A 34

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35 FEE-IN-LIEU OF AD VALOREM TAXES AGREEMENT WITH THE ENTERPRISES 36 OWNING AND/OR OPERATING SUCH PROJECTS; TO AMEND SECTION 57-75-37, 37 MISSISSIPPI CODE OF 1972, TO AUTHORIZE A COUNTY IN WHICH CERTAIN 38 PROJECTS COMPRISING THE MANUFACTURE AND ASSEMBLY OF BATTERY CELLS 39 FOR ELECTRIC COMMERCIAL VEHICLES AND INDUSTRIAL APPLICATIONS, ARE 40 LOCATED TO ASSIST THE ENTERPRISES ESTABLISHING THE PROJECTS, AND THEIR AFFILIATES, TOGETHER WITH CERTAIN PUBLIC AGENCIES, IN 41 42 DEFRAYING CERTAIN COSTS; TO AUTHORIZE SUCH A COUNTY TO PROVIDE 43 FUNDS FOR SUCH PURPOSES BY APPROPRIATING MONEY FROM ITS GENERAL 44 FUND OR FROM THE PROCEEDS OF GENERAL OBLIGATION BONDS ISSUED BY 45 THE COUNTY AND/OR LOANS, GRANTS AND OTHER FUNDS FROM THE 46 MISSISSIPPI MAJOR ECONOMIC IMPACT AUTHORITY OR MISSISSIPPI 47 DEVELOPMENT AUTHORITY; TO AUTHORIZE CERTAIN PUBLIC AGENCIES TO 48 PROVIDE FUNDS FOR SUCH PURPOSES BY APPROPRIATING MONEY FROM 49 CERTAIN SOURCES, INCLUDING FROM THE PROCEEDS OF LOANS, GRANTS AND 50 OTHER FUNDS FROM THE MISSISSIPPI MAJOR ECONOMIC IMPACT AUTHORITY; 51 TO AUTHORIZE CERTAIN TRANSFERS AND CONVEYANCES OF REAL OR PERSONAL 52 PROPERTY WITH OR WITHOUT CONSIDERATION; TO AUTHORIZE CERTAIN 53 PUBLIC AGENCIES TO MAKE GRANTS TO EACH OTHER IN CONNECTION WITH 54 SUCH A PROJECT; TO EXEMPT THE ACQUISITION OF CERTAIN REAL PROPERTY 5.5 AND/OR OPTIONS TO PURCHASE SUCH REAL PROPERTY FOR SUCH PROJECTS 56 FROM CERTAIN REQUIREMENTS; TO AUTHORIZE CERTAIN PUBLIC AGENCIES TO 57 PROVIDE PERIODIC GRANTS AND OTHER SUCH CONTRIBUTIONS OF FUNDS TO 58 ASSIST THE ENTERPRISES ESTABLISHING THE PROJECTS INCLUDED IN THIS 59 ACT AND TO ENTER INTO CERTAIN AGREEMENTS IN CONNECTION THEREWITH; 60 TO AMEND SECTION 27-65-101, MISSISSIPPI CODE OF 1972, TO EXEMPT FROM SALES TAXATION CERTAIN SALES OR LEASES TO ENTERPRISES 61 62 OPERATING THE PROJECTS INCLUDED IN THIS ACT AND CERTAIN AFFILIATES 63 THEREOF; TO AMEND SECTION 31-19-25, MISSISSIPPI CODE OF 1972, TO 64 PROVIDE THAT CERTAIN PROVISIONS REGARDING THE ISSUANCE OF BONDS OR 65 INCURRENCE OF OTHER INDEBTEDNESS SHALL NOT APPLY TO THE SALE OF 66 BONDS OR INCURRENCE OF INDEBTEDNESS BY A COUNTY IN CONNECTION WITH 67 CERTAIN PROJECTS COMPRISING THE MANUFACTURE AND ASSEMBLY OF 68 BATTERY CELLS FOR ELECTRIC COMMERCIAL VEHICLES AND INDUSTRIAL 69 APPLICATIONS; TO AMEND SECTION 43-37-3, MISSISSIPPI CODE OF 1972, 70 IN CONFORMITY TO THE PROVISIONS OF THIS ACT; TO AMEND SECTIONS 71 27-13-5 AND 27-13-7, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT IN 72 REGARD TO CERTAIN PROJECTS COMPRISING THE MANUFACTURE AND ASSEMBLY 73 OF BATTERY CELLS FOR ELECTRIC COMMERCIAL VEHICLES AND INDUSTRIAL 74 APPLICATIONS, THE DURATION OF ANY FEE-IN-LIEU OF FRANCHISE TAX 75 AGREEMENT SHALL NOT EXTEND BEYOND THE DATE THE MISSISSIPPI 76 FRANCHISE TAX IS REPEALED AND SUCH AGREEMENT SHALL APPLY ONLY TO 77 NEW FRANCHISE TAX LIABILITY CONNECTED WITH THE PROJECTS INCLUDED 78 IN THIS ACT; TO PROVIDE THAT IN THE EVENT THAT THE ANNUAL NUMBER 79 OF FULL-TIME JOBS MAINTAINED CONNECTED WITH ANY SUCH PROJECT FALLS 80 BELOW THE AGREED UPON AMOUNT FOR A PRESCRIBED PERIOD, THE 81 FRANCHISE TAX FEE-IN-LIEU FOR THE PROJECT SHALL BE REDUCED OR 82 SUSPENDED UNTIL THE FIRST TAX YEAR DURING WHICH THE ANNUAL NUMBER 83 OF FULL-TIME JOBS MAINTAINED REACHES THE AGREED UPON AMOUNT; TO 84 AMEND SECTION 19-9-5, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO 85 THE PROVISIONS OF THIS ACT; TO AMEND SECTION 89-1-23, MISSISSIPPI

- 86 CODE OF 1972, IN CONFORMITY TO THE PROVISIONS OF THIS ACT; TO
- 87 AMEND SECTION 27-7-30, MISSISSIPPI CODE OF 1972, TO PROVIDE INCOME
- 88 TAX EXEMPTIONS FOR INCOME ARISING FROM THE PROJECTS INCLUDED IN
- 89 THIS ACT; TO AMEND SECTION 65-1-85, MISSISSIPPI CODE OF 1972, TO
- 90 REVISE CERTAIN PROVISIONS REGARDING THE USE OF THE DESIGN-BUILD
- 91 METHOD OF CONTRACTING BY THE MISSISSIPPI TRANSPORTATION COMMISSION
- 92 FOR CERTAIN PROJECTS; AND FOR RELATED PURPOSES.
- 93 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 94 **SECTION 1.** Section 57-75-5, Mississippi Code of 1972, is
- 95 amended as follows:
- 96 57-75-5. Words and phrases used in this chapter shall have
- 97 meanings as follows, unless the context clearly indicates a
- 98 different meaning:
- 99 (a) "Act" means the Mississippi Major Economic Impact
- 100 Act as originally enacted or as hereafter amended.
- 101 (b) "Authority" means the Mississippi Major Economic
- 102 Impact Authority created pursuant to the act.
- 103 (c) "Bonds" means general obligation bonds, interim
- 104 notes and other evidences of debt of the State of Mississippi
- 105 issued pursuant to this chapter.
- 106 (d) "Facility related to the project" means and
- 107 includes any of the following, as the same may pertain to the
- 108 project within the project area: (i) facilities to provide
- 109 potable and industrial water supply systems, sewage and waste
- 110 disposal systems and water, natural gas and electric transmission
- 111 systems to the site of the project; (ii) airports, airfields and
- 112 air terminals; (iii) rail lines; (iv) port facilities; (v)
- 113 highways, streets and other roadways; (vi) public school

114 buildings, classrooms and instructional facilities, training

115 facilities and equipment, including any functionally related

116 facilities; (vii) parks, outdoor recreation facilities and

117 athletic facilities; (viii) auditoriums, pavilions, campgrounds,

118 art centers, cultural centers, folklore centers and other public

119 facilities; (ix) health care facilities, public or private; and

120 (x) fire protection facilities, equipment and elevated water

121 tanks.

122 (e) "Person" means any natural person, corporation,

123 association, partnership, limited liability company, receiver,

124 trustee, guardian, executor, administrator, fiduciary,

125 governmental unit, public agency, political subdivision, or any

126 other group acting as a unit, and the plural as well as the

127 singular.

128 (f) "Project" means:

129 (i) Any industrial, commercial, research and

130 development, warehousing, distribution, transportation,

131 processing, mining, United States government or tourism enterprise

132 together with all real property required for construction,

133 maintenance and operation of the enterprise with an initial

134 capital investment of not less than Three Hundred Million Dollars

135 (\$300,000,000.00) from private or United States government sources

136 together with all buildings, and other supporting land and

137 facilities, structures or improvements of whatever kind required

138 or useful for construction, maintenance and operation of the

139 enterprise; or with an initial capital investment of not less than

140	One Hundred Fifty Million Dollars (\$150,000,000.00) from private
141	or United States government sources together with all buildings
142	and other supporting land and facilities, structures or
143	improvements of whatever kind required or useful for construction,
144	maintenance and operation of the enterprise and which creates at
145	least one thousand (1,000) net new full-time jobs; or which
146	creates at least one thousand (1,000) net new full-time jobs which
147	provides an average salary, excluding benefits which are not
148	subject to Mississippi income taxation, of at least one hundred
149	twenty-five percent (125%) of the most recently published average
150	annual wage of the state as determined by the Mississippi
151	Department of Employment Security. "Project" shall include any
152	addition to or expansion of an existing enterprise if such
153	addition or expansion has an initial capital investment of not
154	less than Three Hundred Million Dollars (\$300,000,000.00) from
155	private or United States government sources, or has an initial
156	capital investment of not less than One Hundred Fifty Million
157	Dollars (\$150,000,000.00) from private or United States government
158	sources together with all buildings and other supporting land and
159	facilities, structures or improvements of whatever kind required
160	or useful for construction, maintenance and operation of the
161	enterprise and which creates at least one thousand (1,000) net new
162	full-time jobs; or which creates at least one thousand (1,000) net
163	new full-time jobs which provides an average salary, excluding
164	benefits which are not subject to Mississippi income taxation, of

165 at least one hundred twenty-five percent (125%) of the most 166 recently published average annual wage of the state as determined by the Mississippi Department of Employment Security. "Project" 167 shall also include any ancillary development or business resulting 168 169 from the enterprise, of which the authority is notified, within 170 three (3) years from the date that the enterprise entered into commercial production, that the project area has been selected as 171 the site for the ancillary development or business. 172

1. Any major capital project designed to (ii) improve, expand or otherwise enhance any active duty or reserve United States armed services bases and facilities or any major Mississippi National Guard training installations, their support areas or their military operations, upon designation by the authority that any such base was or is at risk to be recommended for closure or realignment pursuant to the Defense Base Closure and Realignment Act of 1990, as amended, or other applicable federal law; or any major development project determined by the authority to be necessary to acquire or improve base properties and to provide employment opportunities through construction of projects as defined in Section 57-3-5, which shall be located on or provide direct support service or access to such military installation property in the event of closure or reduction of military operations at the installation.

2. Any major study or investigation related to such a facility, installation or base, upon a determination by

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- the authority that the study or investigation is critical to the expansion, retention or reuse of the facility, installation or base.
- 3. Any project as defined in Section 57-3-5,
 any business or enterprise determined to be in the furtherance of
 the public purposes of this act as determined by the authority or
 any facility related to such project each of which shall be,
 directly or indirectly, related to any military base or other
 military-related facility no longer operated by the United States
 armed services or the Mississippi National Guard.
- 200 (iii) Any enterprise to be maintained, improved or 201 constructed in Tishomingo County by or for a National Aeronautics 202 and Space Administration facility in such county.
- (iv) 1. Any major capital project with an initial capital investment from private sources of not less than Seven Hundred Fifty Million Dollars (\$750,000,000.00) which will create at least three thousand (3,000) jobs meeting criteria established by the Mississippi Development Authority.
- 2. "Project" shall also include any ancillary development or business resulting from an enterprise operating a project as defined in item 1 of this paragraph (f) (iv), of which the authority is notified, within three (3) years from the date that the enterprise entered into commercial production, that the state has been selected as the site for the ancillary development or business.

216	project determined by the authority, in its sole discretion, to
217	contribute uniquely and significantly to the economic growth and
218	development of the state, and which meets the following criteria:
219	1. The project shall create at least two
220	thousand (2,000) net new full-time jobs meeting criteria
221	established by the authority, which criteria shall include, but
222	not be limited to, the requirement that such jobs must be held by
223	persons eligible for employment in the United States under
224	applicable state and federal law.
225	2. The project and any facility related to
226	the project shall include a total investment from private sources
227	of not less than Sixty Million Dollars (\$60,000,000.00), or from
228	any combination of sources of not less than Eighty Million Dollars
229	(\$80,000,000.00).
230	(vi) Any real property owned or controlled by the
231	National Aeronautics and Space Administration, the United States
232	government, or any agency thereof, which is legally conveyed to
233	the State of Mississippi or to the State of Mississippi for the
234	benefit of the Mississippi Major Economic Impact Authority, its
235	successors and assigns pursuant to Section 212 of Public Law
236	104-99, enacted January 26, 1996 (110 Stat. 26 at 38).
237	(vii) Any major capital project related to the
238	establishment, improvement, expansion and/or other enhancement of

any active duty military installation and having a minimum capital

(v) Any manufacturing, processing or industrial

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240	investment from any source or combination of sources other than
241	the State of Mississippi of at least Forty Million Dollars
242	(\$40,000,000.00), and which will create at least four hundred
243	(400) military installation related full-time jobs, which jobs may
244	be military jobs, civilian jobs or a combination of military and
245	civilian jobs. The authority shall require that binding
246	commitments be entered into requiring that the minimum
247	requirements for the project provided for in this subparagraph
248	shall be met not later than July 1, 2008.
249	(viii) Any major capital project with an initial
250	capital investment from any source or combination of sources of
251	not less than Ten Million Dollars (\$10,000,000.00) which will
252	create at least eighty (80) full-time jobs which provide an
253	average annual salary, excluding benefits which are not subject to
254	Mississippi income taxes, of at least one hundred thirty-five
255	percent (135%) of the most recently published average annual wage
256	of the state or the most recently published average annual wage of
257	the county in which the project is located as determined by the
258	Mississippi Department of Employment Security, whichever is the
259	lesser. The authority shall require that binding commitments be
260	entered into requiring that:
261	1. The minimum requirements for the project

262 provided for in this subparagraph shall be met; and

263		2.	That if	such	commi	tments	are	not	met,	all
264	or a portion of the	funds	s provi	ded by	the	state	for	the	projec	t as
265	determined by the au	uthori	Lty sha	ll be	repai	.d.				

- 266 (ix) Any regional retail shopping mall with an 267 initial capital investment from private sources in excess of One 268 Hundred Fifty Million Dollars (\$150,000,000.00), with a square 269 footage in excess of eight hundred thousand (800,000) square feet, which will create at least seven hundred (700) full-time jobs with 270 271 an average hourly wage of Eleven Dollars (\$11.00) per hour. 272 authority shall require that binding commitments be entered into 273 requiring that:
- 274 1. The minimum requirements for the project 275 provided for in this subparagraph shall be met; and
- 2. That if such commitments are not met, all
 277 or a portion of the funds provided by the state for the project as
 278 determined by the authority shall be repaid.
 - (x) Any major capital project with an initial capital investment from any source or combination of sources of not less than Seventy-five Million Dollars (\$75,000,000.00) which will create at least one hundred twenty-five (125) full-time jobs which provide an average annual salary, excluding benefits which are not subject to Mississippi income taxes, of at least one hundred thirty-five percent (135%) of the most recently published average annual wage of the state or the most recently published average annual wage of the county in which the project is located

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289	Security, whichever is the greater. The authority shall require
290	that binding commitments be entered into requiring that:
291	1. The minimum requirements for the project
292	provided for in this subparagraph shall be met; and
293	2. That if such commitments are not met, all
294	or a portion of the funds provided by the state for the project as
295	determined by the authority shall be repaid.
296	(xi) Any potential major capital project that the
297	authority has determined is feasible to recruit.
298	(xii) Any project built according to the
299	specifications and federal provisions set forth by the National
300	Aeronautics and Space Administration Center Operations Directorate
301	at Stennis Space Center for the purpose of consolidating common
302	services from National Aeronautics and Space Administration
303	centers in human resources, procurement, financial management and
304	information technology located on land owned or controlled by the
305	National Aeronautics and Space Administration, which will create
306	at least four hundred seventy (470) full-time jobs.
307	(xiii) Any major capital project with an initial

capital investment from any source or combination of sources of

authority shall require that binding commitments be entered into

not less than Ten Million Dollars (\$10,000,000.00) which will

create at least two hundred fifty (250) full-time jobs.

as determined by the Mississippi Department of Employment

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requiring that:

314	provided for in this subparagraph shall be met; and
315	2. That if such commitments are not met, all
316	or a portion of the funds provided by the state for the project as
317	determined by the authority shall be repaid.
318	(xiv) Any major pharmaceutical facility with a
319	capital investment of not less than Fifty Million Dollars
320	(\$50,000,000.00) made after July 1, 2002, through four (4) years
321	after the initial date of any loan or grant made by the authority
322	for such project, which will maintain at least seven hundred fifty
323	(750) full-time employees. The authority shall require that
324	binding commitments be entered into requiring that:
325	1. The minimum requirements for the project
326	provided for in this subparagraph shall be met; and
327	2. That if such commitments are not met, all
328	or a portion of the funds provided by the state for the project as
329	determined by the authority shall be repaid.
330	(xv) Any pharmaceutical manufacturing, packaging
331	and distribution facility with an initial capital investment from
332	any local or federal sources of not less than Five Hundred
333	Thousand Dollars (\$500,000.00) which will create at least ninety
334	(90) full-time jobs. The authority shall require that binding
335	commitments be entered into requiring that:

provided for in this subparagraph shall be met; and

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338	2. That if such commitments are not met, all
339	or a portion of the funds provided by the state for the project as
340	determined by the authority shall be repaid.
341	(xvi) Any major industrial wood processing
342	facility with an initial capital investment of not less than One
343	Hundred Million Dollars (\$100,000,000.00) which will create at
344	least one hundred twenty-five (125) full-time jobs which provide
345	an average annual salary, excluding benefits which are not subject
346	to Mississippi income taxes, of at least Thirty Thousand Dollars
347	(\$30,000.00). The authority shall require that binding
348	commitments be entered into requiring that:
349	1. The minimum requirements for the project
350	provided for in this subparagraph shall be met; and
351	2. That if such commitments are not met, all
352	or a portion of the funds provided by the state for the project as
353	determined by the authority shall be repaid.
354	(xvii) Any technical, engineering,
355	manufacturing-logistic service provider with an initial capital
356	investment of not less than One Million Dollars (\$1,000,000.00)
357	which will create at least ninety (90) full-time jobs. The
358	authority shall require that binding commitments be entered into

provided for in this subparagraph shall be met; and

1. The minimum requirements for the project

requiring that:

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362	2. That if such commitments are not met, all
363	or a portion of the funds provided by the state for the project as
364	determined by the authority shall be repaid.
365	(xviii) Any major capital project with an initial
366	capital investment from any source or combination of sources other
367	than the State of Mississippi of not less than Six Hundred Million
368	Dollars (\$600,000,000.00) which will create at least four hundred
369	fifty (450) full-time jobs with an average annual salary,
370	excluding benefits which are not subject to Mississippi income
371	taxes, of at least Seventy Thousand Dollars (\$70,000.00). The
372	authority shall require that binding commitments be entered into
373	requiring that:
374	1. The minimum requirements for the project
375	provided for in this subparagraph shall be met; and
376	2. That if such commitments are not met, all
377	or a portion of the funds provided by the state for the project as
378	determined by the authority shall be repaid.
379	(xix) Any major coal and/or petroleum coke
380	gasification project with an initial capital investment from any
381	source or combination of sources other than the State of
382	Mississippi of not less than Eight Hundred Million Dollars
383	(\$800,000,000.00), which will create at least two hundred (200)
384	full-time jobs with an average annual salary, excluding benefits

385 which are not subject to Mississippi income taxes, of at least

386	Forty-live Thousand Dollars (\$45,000.00). The authority shall
387	require that binding commitments be entered into requiring that:
388	1. The minimum requirements for the project
389	provided for in this subparagraph shall be met; and
390	2. That if such commitments are not met, all
391	or a portion of the funds provided by the state for the project as
392	determined by the authority shall be repaid.
393	(xx) Any planned mixed use development located on
394	not less than four thousand $(4,000)$ acres of land that will
395	consist of commercial, recreational, resort, tourism and
396	residential development with a capital investment from private
397	sources of not less than Four Hundred Seventy-five Million Dollars
398	(\$475,000,000.00) in the aggregate in any one (1) or any
399	combination of tourism projects that will create at least three
400	thousand five hundred (3,500) jobs in the aggregate. For the
401	purposes of this paragraph (f)(xx), the term "tourism project"
402	means and has the same definition as that term has in Section
403	57-28-1. In order to meet the minimum capital investment required
404	under this paragraph (f)(xx), at least Two Hundred Thirty-seven
405	Million Five Hundred Thousand Dollars (\$237,500,000.00) of such
406	investment must be made not later than June 1, 2015, and the
407	remainder of the minimum capital investment must be made not later
408	than June 1, 2017. In order to meet the minimum number of jobs
409	required to be created under this paragraph $(f)(xx)$, at least one
11 O	thousand sower hundred fifty (1 750) of such jobs must be created

411 $$ not later than June 1, 2015, and the remainder of the jo	obs must be
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- 412 created not later than June 1, 2017. The authority shall require
- 413 that binding commitments be entered into requiring that:
- 1. The minimum requirements for the project
- 415 provided for in this subparagraph shall be met; and
- 416 2. That if such commitments are not met, all
- 417 or a portion of the funds provided by the state for the project as
- 418 determined by the authority shall be repaid.
- 419 (xxi) Any enterprise owning or operating an
- 420 automotive manufacturing and assembly plant and its affiliates for
- 421 which construction begins after March 2, 2007, and not later than
- 422 December 1, 2007, with an initial capital investment from private
- 423 sources of not less than Five Hundred Million Dollars
- 424 (\$500,000,000.00) which will create at least one thousand five
- 425 hundred (1,500) jobs meeting criteria established by the
- 426 authority, which criteria shall include, but not be limited to,
- 427 the requirement that such jobs must be held by persons eliqible
- 428 for employment in the United States under applicable state and
- 429 federal law. The authority shall require that binding commitments
- 430 be entered into requiring that:
- 431 1. The minimum requirements for the project
- 432 provided for in this subparagraph shall be met; and

- 433 2. That if such commitments are not met, all
- 434 or a portion of the funds provided by the state for the project as
- 435 determined by the authority shall be repaid.

436	(xxii) Any enterprise owning or operating a major
437	powertrain component manufacturing and assembly plant for which
438	construction begins after May 11, 2007, and not later than
439	December 1, 2007, with an initial capital investment from private
440	sources of not less than Three Hundred Million Dollars
441	(\$300,000,000.00) which will create at least five hundred (500)
442	new full-time jobs meeting criteria established by the authority,
443	which criteria shall include, but not be limited to, the
444	requirement that such jobs must be held by persons eligible for
445	employment in the United States under applicable state and federal
446	law, and the requirement that the average annual wages and taxable
447	benefits of such jobs shall be at least one hundred twenty-five
448	percent (125%) of the most recently published average annual wage
449	of the state or the most recently published average annual wage of
450	the county in which the project is located as determined by the
451	Mississippi Department of Employment Security, whichever is the
452	lesser. The authority shall require that binding commitments be
453	entered into requiring that:
454	1. The minimum requirements for the project
455	provided for in this subparagraph shall be met; and
456	2. That if such commitments are not met, all
457	or a portion of the funds provided by the state for the project as
458	determined by the authority shall be repaid.
459	(xxiii) Any biological and agricultural defense

project operated by an agency of the government of the United

- 461 States with an initial capital investment of not less than Four
- 462 Hundred Fifty Million Dollars (\$450,000,000.00) from any source
- 463 other than the State of Mississippi and its subdivisions, which
- 464 will create at least two hundred fifty (250) new full-time jobs.
- 465 All jobs created by the project must be held by persons eligible
- 466 for employment in the United States under applicable state and
- 467 federal law.
- 468 (xxiv) Any enterprise owning or operating an
- 469 existing tire manufacturing plant which adds to such plant capital
- 470 assets of not less than Twenty-five Million Dollars
- 471 (\$25,000,000.00) after January 1, 2009, and that maintains at
- 472 least one thousand two hundred (1,200) full-time jobs in this
- 473 state at one (1) location with an average annual salary, excluding
- 474 benefits which are not subject to Mississippi income taxes, of at
- 475 least Forty-five Thousand Dollars (\$45,000.00). The authority
- 476 shall require that binding commitments be entered into requiring
- 477 that:
- 1. The minimum requirements for the project
- 479 provided for in this subparagraph shall be met; and
- 480 2. That if such commitments are not met, all
- 481 or a portion of the funds provided by the state for the project as
- 482 determined by the authority shall be repaid.
- 483 (xxv) Any enterprise owning or operating a

- 484 facility for the manufacture of composite components for the
- 485 aerospace industry which will have an investment from private

486 sources of not less than One Hundred Seventy-five Million Dollars 487 (\$175,000,000.00) by not later than December 31, 2015, and which 488 will result in the full-time employment at the project site of not 489 less than two hundred seventy-five (275) persons by December 31, 490 2011, and not less than four hundred twenty-five (425) persons by 491 December 31, 2013, and not less than eight hundred (800) persons 492 by December 31, 2017, all with an average annual compensation, excluding benefits which are not subject to Mississippi income 493 494 taxes, of at least Fifty-three Thousand Dollars (\$53,000.00). The authority shall require that binding commitments be entered into 495 496 requiring that: 497 1. The minimum requirements for the project

The minimum requirements for the project provided for in this subparagraph shall be met; and

2. That if such commitments are not met, all or a portion of the funds provided by the state for the project as determined by the authority shall be repaid.

(xxvi) Any enterprise owning or operating a facility for the manufacture of pipe which will have an investment from any source other than the State of Mississippi and its subdivisions of not less than Three Hundred Million Dollars (\$300,000,000.00) by not later than December 31, 2015, and which will create at least five hundred (500) new full-time jobs within five (5) years after the start of commercial production and maintain such jobs for at least ten (10) years, all with an average annual compensation, excluding benefits which are not

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511	subject to Mississippi income taxes, of at least Thirty-two
512	Thousand Dollars (\$32,000.00). The authority shall require that
513	binding commitments be entered into requiring that:
514	1. The minimum requirements for the project
515	provided for in this subparagraph shall be met; and
516	2. That if such commitments are not met, all
517	or a portion of the funds provided by the state for the project as
518	determined by the authority shall be repaid.
519	(xxvii) Any enterprise owning or operating a
520	facility for the manufacture of solar panels which will have an
521	investment from any source other than the State of Mississippi and
522	its subdivisions of not less than One Hundred Thirty-two Million
523	Dollars (\$132,000,000.00) by not later than December 31, 2015, and

maintain such jobs for at least ten (10) years, all with an average annual compensation, excluding benefits which are not subject to Mississippi income taxes, of at least Thirty-four Thousand Dollars (\$34,000.00). The authority shall require that binding commitments be entered into requiring that:

which will create at least five hundred (500) new full-time jobs

within five (5) years after the start of commercial production and

provided for in this subparagraph shall be met; and

2. That if such commitments are not met, all
or a portion of the funds provided by the state for the project as
determined by the authority shall be repaid.

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The minimum requirements for the project

536	(xxviii) 1. Any enterprise owning or operating an
537	automotive parts manufacturing plant and its affiliates for which
538	construction begins after June 1, 2013, and not later than June
539	30, 2014, with an initial capital investment of not less than
540	Three Hundred Million Dollars (\$300,000,000.00) which will create
541	at least five hundred (500) new full-time jobs meeting criteria
542	established by the authority, which criteria shall include, but
543	not be limited to, the requirement that such jobs must be held by
544	persons eligible for employment in the United States under
545	applicable state and federal law, and the requirement that the
546	average annual wages and taxable benefits of such jobs shall be at
547	least one hundred ten percent (110%) of the most recently
548	published average annual wage of the state or the most recently
549	published average annual wage of the county in which the project
550	is located as determined by the Mississippi Department of
551	Employment Security, whichever is the lesser. The authority shall
552	require that binding commitments be entered into requiring that:
553	a. The minimum requirements for the
554	project provided for in this subparagraph shall be met; and
555	b. That if such commitments are not met,
556	all or a portion of the funds provided by the state for the
557	project as determined by the authority shall be repaid.
558	2. It is anticipated that the project defined
559	in this subparagraph (xxviii) will expand in three (3) additional
560	phases, will create an additional five hundred (500) full-time

jobs meeting the above criteria in each phase, and will invest an additional Three Hundred Million Dollars (\$300,000,000.00) per phase.

564 (xxix) Any enterprise engaged in the manufacture 565 of tires or other related rubber or automotive products for which 566 construction of a plant begins after January 1, 2016, and is 567 substantially completed no later than December 31, 2022, and for 568 which such enterprise commits to an aggregate capital investment 569 by such enterprise and its affiliates of not less than One Billion Four Hundred Fifty Million Dollars (\$1,450,000,000.00) and the 570 571 creation thereby of at least two thousand five hundred (2,500) new 572 full-time jobs meeting criteria established by the authority, which criteria shall include, but not be limited to, the 573 574 requirement that such jobs must be held by persons eligible for 575 employment in the United States under applicable state and federal 576 law, and the requirement that the average annual salary or wage, 577 excluding the value of any benefits which are not subject to 578 Mississippi income tax, of such jobs shall be at least Forty 579 Thousand Dollars (\$40,000.00). The authority shall require that 580 binding commitments be entered into requiring that:

- 581 1. Minimum requirements for investment and 582 jobs for the project shall be met; and
- 2. If such requirements are not met, all or a portion of the funds provided by the state for the project may, as determined by the authority, be subject to repayment by such

586	enterprise and/or its affiliates, together with any penalties or
587	damages required by the authority in connection therewith.
588	(xxx) Any enterprise owning or operating a
589	maritime fabrication and assembly facility for which construction
590	begins after February 1, 2016, and concludes not later than
591	December 31, 2018, with an initial capital investment in land,
592	buildings and equipment not less than Sixty-eight Million Dollars
593	(\$68,000,000.00) and will create not less than one thousand
594	(1,000) new full-time jobs meeting criteria established by the
595	authority, which criteria shall include, but not be limited to,
596	the requirement that such jobs must be held by persons eligible
597	for employment in the United States under applicable state and
598	federal law, and the requirement that the average annual
599	compensation, excluding benefits which are not subject to
600	Mississippi income taxes, of at least Forty Thousand Dollars
601	(\$40,000.00). The authority shall require that binding
602	commitments be entered into requiring that:
603	1. The minimum requirements for the project
604	provided for in this subparagraph shall be met; and
605	2. If such commitments are not met, all or a
606	portion of the funds provided by the state for the project may, as
607	determined by the authority, be subject to repayment by such
608	enterprise, together with any penalties or damages required by the

609 authority in connection therewith.

610	(xxxi) Each of the projects defined in this
611	paragraph (f)(xxxi)1 and 2 that are undertaken by affiliated
612	enterprises, together with any or all of the projects defined in
613	this paragraph (f)(xxxi)3 and/or 4 if they are undertaken by the
614	same or other enterprises affiliated with those enterprises that
615	undertake projects defined in this paragraph (f)(xxxi)1 and 2:
616	1. An enterprise engaged in the manufacturing
617	and production of recycled flat-rolled aluminum or related
618	products for which construction of recycled aluminum flat-rolled
619	mill begins after January 1, 2023, and is substantially completed
620	no later than December 31, 2026; and
621	2. An enterprise engaged in the manufacturing
622	and production of biocarbon from biomass for which construction of
623	the biocarbon manufacturing facility begins after December 1,
624	2022, and is substantially completed no later than December 31,
625	2026; provided that such series of projects may additionally, but
626	shall not be required to, include:
627	3. Any other affiliated enterprise that
628	undertakes the development and operation of a new industrial or
629	commercial facility in the state, excluding any area or areas
630	designated by the authority in a written agreement between such
631	enterprise or any affiliate thereof, for which the construction of
632	any such facility begins after January 1, 2023, and is
633	substantially completed no later than December 31, 2029; and/or

634	4. An enterprise engaged in the development
635	and operation of port activities (e.g., the loading and unloading
636	of barges, rail cars and trucks, the storage and handling of
637	materials, and other port-related operations) in support of all or
638	any of the enterprises enumerated in this paragraph (f)(xxxi)1, 2
639	and 3, or otherwise in support of an existing electric arc furnace
640	steel mill producing flat-rolled steel and related products; and
641	for which the parent enterprise of such affiliated enterprises
642	enumerated in this paragraph (f)(xxxi)1, 2, 3 and/or 4 commits to
643	an aggregate, collective capital investment by one or more or any
644	combination of such enterprises and their affiliates, as well as
645	by any co-located customers, of not less than Two Billion Five
646	Hundred Million Dollars (\$2,500,000,000.00) and the creation
647	thereby of at least one thousand (1,000) new full-time jobs
648	meeting criteria established by the authority, which criteria
649	shall include, but not be limited to, the requirement that such
650	jobs must be held by persons eligible for employment in the United
651	States under applicable state and federal law, and the requirement
652	that the average annual salary or wage, excluding the value of any
653	benefits which are not subject to Mississippi income tax, of such
654	jobs shall be at least Ninety-three Thousand Dollars (\$93,000.00).
655	The authority shall require that binding commitments be entered
656	into requiring that:

and jobs for such affiliated projects shall be met; and

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a. Minimum requirements for investment

660	collectively met, all or a portion of the funds provided by the
661	state for such affiliated projects may, as determined by the
662	authority, be subject to repayment by such enterprises and/or
663	their affiliates, together with any penalties or damages required
664	by the authority in connection therewith.
665	For purposes of this paragraph (f)(xxxi), A. a co-located
666	customer shall mean a person who locates and operates any new
667	manufacturing, processing, warehousing and/or distribution
668	facility within the project area for the project defined in this
669	paragraph (f)(xxxi)1 and utilizes, directly or indirectly, in its
670	operations any aluminum or related products produced by such
671	project, and B. an affiliated enterprise or an affiliate means a
672	related business entity which shares a common direct or indirect
673	ownership with the enterprise owning or operating a project as
674	defined in this paragraph (f)(xxxi)1, 2, 3 or 4. References in
675	the act to a project, as defined by this paragraph (f)(xxxi) shall
676	mean any one of, any combination or all of the projects as defined
677	in this paragraph (f)(xxxi)1, 2, 3 or 4.
678	(xxxii) Any enterprise engaged in the manufacture
679	and assembly of battery cells for electric commercial vehicles and
680	industrial applications, for which construction of a manufacturing
681	and assembly plant begins after January 1, 2024, and the
682	manufacturing and assembly of battery cells thereby commences on
683	or prior to December 31, 2029, and for which such enterprise

b. If such requirements are not

684	commits to an aggregate, collective capital investment by such
685	enterprise, one or more affiliates of such enterprise or any
686	combination of such enterprise and its affiliates, of not less
687	than One Billion Nine Hundred Million Dollars (\$1,900,000,000.00)
688	and the creation by such enterprise, one or more affiliates of
689	such enterprise or any combination of such enterprise and its
690	affiliates, as well as by any other co-located project
691	participant, of at least two thousand (2,000) new full-time jobs
692	meeting criteria established by the authority, which criteria
693	shall include, but not be limited to, the requirement that such
694	jobs must be held by persons eligible for employment in the United
695	States under applicable state and federal law, and the requirement
696	that the average annual salary or wage, excluding the value of any
697	benefits which are not subject to Mississippi income tax prior to
698	January 1, 2024, of such jobs shall be at least Sixty-five
699	Thousand Five Hundred Sixty-four Dollars (\$65,564.00). The
700	authority shall require that binding commitments be entered into
701	requiring that:
702	1. Minimum requirements for investment and
703	jobs for such affiliated projects shall be met; and
704	2. If such requirements are not collectively
705	met, all or a portion of the funds provided by the state for such
706	project may, as determined by the authority, be subject to
707	repayment by such enterprise and/or its affiliates, together with

any penalties or damages required by the authority in connection therewith.

710 For purposes of this paragraph (f) (xxxii), a co-located 711 project participant shall mean a person or business entity that, 712 pursuant to one or more contracts with an enterprise owning or 713 operating a project as defined in this paragraph (f) (xxxii) or an 714 affiliate thereof, performs within the project area one or more of 715 the following: a. storage, handling and processing services for 716 raw materials, work in process and/or finished goods inventories; 717 b. maintenance, operation and/or other servicing of equipment and machinery used in the project; c. management of real and tangible 718 719 personal property used in the project; d. any manufacturing, 720 processing or assembly work, in each instance with respect to the 721 manufacturing and/or assembly of battery cells for electric 722 commercial vehicles or industrial applications manufactured or 723 otherwise assembled within the project area by such enterprise or 724 an affiliate thereof; or e. the supply to such enterprise or any 725 affiliate thereof of any components, parts or materials of any 726 battery cells for electric commercial vehicles or industrial 727 applications manufactured or otherwise assembled within the 728 project area by such enterprise or any affiliate thereof. 729 (i) "Project area" means the project site,

(g) (i) "Project area" means the project site, together with any area or territory within the state lying within sixty-five (65) miles of any portion of the project site whether or not such area or territory be contiguous; however, for the

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- 733 project defined in paragraph (f)(iv) of this section the term
- 734 "project area" means any area or territory within the state. The
- 735 project area shall also include all territory within a county if
- 736 any portion of such county lies within sixty-five (65) miles of
- 737 any portion of the project site. "Project site" means the real
- 738 property on which the principal facilities of the enterprise will
- 739 operate. The provisions of this subparagraph (i) shall not apply
- 740 to a project as defined in paragraph (f) (xxi) of this section.
- 741 (ii) For the purposes of a project as defined in
- 742 paragraph (f)(xxi) of this section, the term "project area" means
- 743 the acreage authorized in the certificate of convenience and
- 744 necessity issued by the Mississippi Development Authority to a
- 745 regional economic development alliance under Section 57-64-1 et
- 746 sea.
- 747 (iii) For the purposes of a project as defined in
- 748 either paragraph (f) (xxxi)1 or paragraph (f) (xxxii) of this
- 749 section, the term "project area" means the acreage specified by
- 750 the authority in written agreement with the enterprise undertaking
- 751 such project and/or an affiliate thereof.
- 752 (h) "Public agency" means:
- 753 (i) Any department, board, commission, institution
- 754 or other agency or instrumentality of the state;
- 755 (ii) Any city, town, county, political

- 756 subdivision, school district or other district created or existing
- 757 under the laws of the state or any public agency of any such city,

- 758 town, county, political subdivision or district or any other
- 759 public entity created or existing under local and private
- 760 legislation;
- 761 (iii) Any department, commission, agency or
- 762 instrumentality of the United States of America; and
- 763 (iv) Any other state of the United States of
- 764 America which may be cooperating with respect to location of the
- 765 project within the state, or any agency thereof.
- 766 (i) "State" means State of Mississippi.
- 767 (j) "Fee-in-lieu" means a negotiated fee to be paid by
- 768 the project in lieu of any franchise taxes imposed on the project
- 769 by Chapter 13, Title 27, Mississippi Code of 1972. The
- 770 fee-in-lieu shall not be less than Twenty-five Thousand Dollars
- 771 (\$25,000.00) annually. A fee-in-lieu may be negotiated with an
- 772 enterprise operating an existing project defined in paragraph
- 773 (f)(iv)1 of this section; however, a fee-in-lieu shall not be
- 774 negotiated for other existing enterprises that fall within the
- 775 definition of the term "project."
- 776 (k) (i) "Affiliate" means a subsidiary or related
- 777 business entity which shares a common direct or indirect ownership
- 778 with the enterprise owning or operating a project as defined in
- 779 paragraph (f) (xxi), paragraph (f) (xxviii) or paragraph (f) (xxix)
- 780 of this section. The subsidiary or related business must provide
- 781 services directly related to the core activities of the project.

- (ii) For the purposes of a project as defined in paragraph (f) (xxxi) of this section, an "affiliated enterprise" or an "affiliate" means a related business entity which shares a common direct or indirect ownership with the enterprise owning or operating a project as defined in paragraph (f) (xxxi)1, 2, 3 or 4
- operating a project as defined in paragraph (f)(xxxi)1, 2, 3 or 4 of this section.
- 788 (iii) For the purposes of a project as defined in
 789 paragraph (f) (xxxii) of this section, an "affiliated enterprise"
- 790 or an "affiliate" means a related business entity which shares a
- 791 common direct or indirect ownership with the enterprise owning or
- 792 operating a project as defined in paragraph (f) (xxxii) of this
- 793 <u>section</u>.
- 794 (1) "Tier One supplier" means a supplier of a project
- 795 as defined in paragraph (f)(xxi) of this section that is certified
- 796 by the enterprise owning the project and creates a minimum of
- 797 fifty (50) new full-time jobs.
- 798 **SECTION 2.** Section 57-75-9, Mississippi Code of 1972, is
- 799 amended as follows:
- 57-75-9. (1) The authority is hereby designated and
- 801 empowered to act on behalf of the state in submitting a siting
- 802 proposal for any project eligible for assistance under this act.
- 803 The authority is empowered to take all steps appropriate or
- 804 necessary to effect the siting, development, and operation of the
- 805 project within the state, including the negotiation of a

806 fee-in-lieu. If the state is selected as the preferred site for

808 act on behalf of the state and to represent the state in the 809 planning, financing, development, construction and operation of 810 the project or any facility related to the project, with the 811 concurrence of the affected public agency. The authority may take 812 affirmative steps to coordinate fully all aspects of the 813 submission of a siting proposal for the project and, if the state 814 is selected as the preferred site, to coordinate fully, with the 815 concurrence of the affected public agency, the development of the project or any facility related to the project with private 816 817 business, the United States government and other public agencies. 818 All public agencies are encouraged to cooperate to the fullest 819 extent possible to effectuate the duties of the authority; 820 however, the development of the project or any facility related to 821 the project by the authority may be done only with the concurrence 822 of the affected public agency.

the project, the authority is hereby designated and empowered to

- (2) (a) Contracts, by the authority or a public agency, including, but not limited to, design and construction contracts, for the acquisition, purchase, construction or installation of a project defined in Section 57-75-5(f)(iv)1 or any facility related to the project shall be exempt from the provisions of Section 31-7-13 if:
- 829 (i) The authority finds and records such finding 830 on its minutes, that because of availability or the particular 831 nature of a project, it would not be in the public interest or

- 832 would less effectively achieve the purposes of this chapter to
- 833 enter into such contracts on the basis of Section 31-7-13; and
- 834 (ii) The enterprise that is involved in the
- 835 project concurs in such finding.
- 836 (b) When the requirements of paragraph (a) of this
- 837 subsection are met:
- (i) The requirements of Section 31-7-13 shall not
- 839 apply to such contracts; and
- 840 (ii) The contracts may be entered into on the
- 841 basis of negotiation.
- 842 (c) The enterprise involved with the project may, upon
- 843 approval of the authority, negotiate such contracts in the name of
- 844 the authority.
- 845 (d) The provisions of this subsection (2) shall not
- 846 apply to contracts by the authority for excavation, fill dirt and
- 847 compaction for the preparation of the site of a project as defined
- 848 in Section 57-75-5(f)(iv)1 and such contracts may be entered into
- 849 pursuant to subsection (3) of this section.
- 850 (3) (a) Contracts by the authority for excavation, fill
- 851 dirt and compaction for the preparation of the site of a project
- 852 defined in Section 57-75-5(f)(iv)1 shall be exempt from the

- 853 provisions of Section 31-7-13 and the following procedure shall be
- 854 followed in the award of such contracts:
- (i) The authority shall advertise for a period of
- 856 time to be set by the authority, but in no event less than one (1)

857 business day, the date, time and place of a meeting with the

858 authority to receive specifications on a request for proposals on

859 excavation, fill dirt and compaction for the preparation of the

- site of the project defined in Section 57-75-5(f)(iv)1.
- 861 (ii) The authority shall set the minimum
- 862 qualifications necessary to be considered for award of the
- 863 contract and the advertisement shall set forth such minimum
- 864 qualifications.
- 865 (iii) Following the meeting the authority shall,
- 866 in its discretion, select one or more of the qualified contractors
- 867 with whom to negotiate or award the contract. The decision of the
- 868 authority concerning the selection of the contractor shall be
- 869 final.
- 870 (b) Contracts by the authority or a public agency for
- 871 site preparation, utilities, real estate improvements, wastewater
- 872 or for public works for a project defined in Section
- 873 57-75-5(f)(xxi) or Section 57-75-5(f)(xxii) shall be exempt from
- 874 the provisions of Section 31-7-13 and the following procedure
- 875 shall be followed in the award of such contracts:
- (i) The authority or the public agency shall
- 877 advertise for a period of time to be set by the authority or the
- 878 public agency, but in no event less than one (1) nor more than
- 879 five (5) calendar days, the date, time and place of a meeting with
- 880 the authority or the public agency to receive specifications on

- 881 the preparation of the site of the project defined in Section
- 882 57-75-5(f)(xxi) or Section 57-75-5(f)(xxii).
- 883 (ii) The authority or the public agency shall set
- 884 the minimum qualifications necessary to be considered for award of
- 885 the contract and the advertisement shall set forth such minimum
- 886 qualifications.
- 887 (iii) Following the meeting the authority or the
- 888 public agency shall, in its discretion, select one or more of the
- 889 qualified contractors with whom to negotiate or award the
- 890 contract. The decision of the authority or the public agency
- 891 concerning the selection of the contractor shall be final.
- 892 (c) Contracts by a public agency for site preparation,
- 893 utilities, real estate improvements, infrastructure, roads or for
- 894 public works for a project defined in Section 57-75-5(f) (xxiii),
- 895 Section 57-75-5(f)(xxix), Section 57-75-5(f)(xxx) * * *, Section
- 57-75-5(f) (xxxi) or Section 57-75-5(f) (xxxii) may be exempt from the
- 897 provisions of Section 31-7-13 and the following procedure shall be
- 898 followed in the award of contracts:
- (i) The public agency shall advertise for a period
- 900 of time to be set by the public agency, but in no event less than
- 901 one (1) nor more than five (5) calendar days, the date, time and
- 902 place of a meeting with the public agency to receive
- 903 specifications on site preparation, utilities, real estate
- 904 improvements, infrastructure, roads or for public works related to
- 905 the project defined in Section 57-75-5(f)(xxiii), Section

- 906 57-75-5(f)(xxix), Section 57-75-5(f)(xxx) * * *, Section
- 907 57-75-5(f) (xxxi) or Section 57-75-5(f) (xxxii).
- 908 (ii) The public agency shall set the minimum
- 909 qualifications necessary to be considered for award of the
- 910 contract and the advertisement shall set forth such minimum
- 911 qualifications.
- 912 (iii) Following the meeting the public agency
- 913 shall, in its discretion, which discretion may include
- 914 participation by an enterprise involved in the project, select one
- 915 or more of the qualified contractors with whom to negotiate or
- 916 award the contract. The decision of the public agency concerning
- 917 selection of the contractor shall be final.
- 918 (4) (a) Contracts, by the authority or a public agency,
- 919 including, but not limited to, design and construction contracts,
- 920 for the acquisition, purchase, construction or installation of a
- 921 project defined in Section 57-75-5(f)(xxvi), Section
- 922 57-75-5(f)(xxvii), Section 57-75-5(f)(xxviii), Section
- 923 57-75-5(f)(xxix), Section 57-75-5(f)(xxx) * * *, Section
- 57-75-5(f) (xxxi) or Section 57-75-5(f) (xxxii), and any contracts
- 925 by the authority or a public agency for site preparation,
- 926 utilities, real estate improvements, infrastructure, roads or for
- 927 other public facilities related to any such project shall be
- 928 exempt from the provisions of Section 31-7-13 if:

- 929 (i) The authority finds and records such finding
- 930 on its minutes, that because of availability or the particular

931	nature of a project, it would not be in the public interest or
932	would less effectively achieve the purposes of this chapter to
933	enter into such contracts on the basis of Section 31-7-13; and
934	(ii) The enterprise that is involved in the
935	project concurs in such finding.
936	(b) When the requirements of paragraph (a) of this
937	subsection are met:
938	(i) The requirements of Section 31-7-13 shall not
939	apply to such contracts; and
940	(ii) The contracts may be entered into on the
941	basis of negotiation with the authority or such public agency, and
942	the authority or such public agency may, as part of such
943	negotiations, further negotiate and require the level of
944	participation by the enterprise involved in the project in the
945	negotiation of such contracts.
946	(c) Contracts by the authority or a public agency for
947	site preparation, utilities, real estate improvements,
948	infrastructure, roads or for other public facilities related to a
949	project defined in Section 57-75-5(f)(xxxii), shall be exempt from
950	the provisions of Section 65-1-85, and the authority or public
951	agency is authorized to use any method for design and/or
952	construction procurement and contracting. With respect to any
953	such contract that is anticipated to be federally funded, in whole
954	or in part the authority or public agency may nonetheless comply

955 with the provisions of Section 65-1-85 for purposes of compliance
956 with any applicable federal funding requirements.

957 (d) The decision of the authority or the public agency 958 concerning selection of the contractor shall be final.

(* * *e) The company shall make commercially reasonable efforts to place out for bid, such that Mississippi Contractors and Mississippi Disadvantaged Business Enterprises ("DBEs") shall have an equal opportunity to respond to such bid, any contract by the company which (i) is subject to tax pursuant to Mississippi Code Section 27-65-21 (i.e., contracts for constructing, building, erecting, grading, excavating, etc.), and (ii) will be paid, or payment thereunder by the company will be reimbursed, using any portion of the grant proceeds or funds provided by the authority to the company in accordance with this agreement. In carrying out such efforts, in order to increase the pool of qualified DBE bidders, the company will request that successful prime contract bidders include in their response a commitment to (a) participate in and/or host forums that highlight subcontract bidding opportunities for DBEs; and (b) work with various trade associations and the Mississippi Development Authority to promote increased participation from DBEs. respect to awarding any contract placed out for bid, the company shall be allowed to award such contract in the company's sole discretion (e.g., based upon optimization of quality, cost and efficiency or on any other basis as the company may see fit). MDA

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980 agrees that it will offer to eligible contractor DBEs that have an

981 opportunity to work on the project assistance through its Minority

- 982 Surety Bond Guaranty Program.
- 983 **SECTION 3.** Section 57-75-11, Mississippi Code of 1972, is
- 984 amended as follows:
- 985 57-75-11. The authority, in addition to any and all powers
- 986 now or hereafter granted to it, is empowered and shall exercise
- 987 discretion and the use of these powers depending on the
- 988 circumstances of the project or projects:
- 989 (a) To maintain an office at a place or places within
- 990 the state.
- 991 (b) To employ or contract with architects, engineers,
- 992 attorneys, accountants, construction and financial experts and
- 993 such other advisors, consultants and agents as may be necessary in
- 994 its judgment and to fix and pay their compensation.
- 995 (c) To make such applications and enter into such
- 996 contracts for financial assistance as may be appropriate under
- 997 applicable federal or state law.
- 998 (d) To apply for, accept and utilize grants, gifts and
- 999 other funds or aid from any source for any purpose contemplated by
- 1000 the act, and to comply, subject to the provisions of this act,
- 1001 with the terms and conditions thereof.
- 1002 (e) (i) To acquire by purchase, lease, gift, or in
- 1003 other manner, including quick-take eminent domain, or obtain

1004 options to acquire, and to own, maintain, use, operate and convey

1006 interest or estate therein, within the project area, necessary for the project or any facility related to the project. 1007 provisions of this paragraph that allow the acquisition of 1008 1009 property by quick-take eminent domain shall be repealed by 1010 operation of law on July 1, 1994; and 1011 Notwithstanding any other provision of this (ii) paragraph (e), from and after November 6, 2000, to exercise the 1012 1013 right of immediate possession pursuant to the provisions of Sections 11-27-81 through 11-27-89 for the purpose of acquiring 1014 1015 land, property and/or rights-of-way in the county in which a project as defined in Section 57-75-5(f)(iv)1 is located, that are 1016 1017 necessary for such project or any facility related to the project. To acquire by purchase or lease any public lands 1018 1019 and public property, including sixteenth section lands and lieu 1020 lands, within the project area, which are necessary for the 1021 project. Sixteenth section lands or lieu lands acquired under 1022 this act shall be deemed to be acquired for the purposes of 1023 industrial development thereon and such acquisition will serve a

any and all property of any kind, real, personal, or mixed, or any

1026 (g) If the authority identifies any land owned by the 1027 state as being necessary, for the location or use of the project, 1028 or any facility related to the project, to recommend to the

higher public interest in accordance with the purposes of this

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act.

1029 Legislature the conveyance of such land or any interest therein, 1030 as the Legislature deems appropriate.

- 1031 (h) To make or cause to be made such examinations and
 1032 surveys as may be necessary to the planning, design, construction
 1033 and operation of the project.
- 1034 From and after the date of notification to the 1035 authority by the enterprise that the state has been finally 1036 selected as the site of the project, to acquire by condemnation 1037 and to own, maintain, use, operate and convey or otherwise dispose 1038 of any and all property of any kind, real, personal or mixed, or any interest or estate therein, within the project area, necessary 1039 1040 for the project or any facility related to the project, with the 1041 concurrence of the affected public agency, and the exercise of the powers granted by this act, according to the procedures provided 1042 by Chapter 27, Title 11, Mississippi Code of 1972, except as 1043 1044 modified by this act.
- 1045 Except as otherwise provided in subparagraph (i) (iii) of this paragraph (i), in acquiring lands by condemnation, 1046 1047 the authority shall not acquire minerals or royalties in minerals 1048 unless a competent registered professional engineer shall have 1049 certified that the acquisition of such minerals and royalties in 1050 minerals is necessary for purposes of the project; provided that limestone, clay, chalk, sand and gravel shall not be considered as 1051 1052 minerals for the purposes of subparagraphs (i) and (ii) of this 1053 paragraph (i);

1054	(ii) Unless minerals or royalties in minerals have
1055	been acquired by condemnation or otherwise, no person or persons
1056	owning the drilling rights or the right to share in production of
1057	minerals shall be prevented from exploring, developing, or
1058	producing oil or gas with necessary rights-of-way for ingress and
1059	egress, pipelines and other means of transporting interests on any
1060	land or interest therein of the authority held or used for the
1061	purposes of this act; but any such activities shall be under such
1062	reasonable regulation by the authority as will adequately protect
1063	the project contemplated by this act as provided in paragraph (r)
1064	of this section; and

- 1065 In acquiring lands by condemnation, (iii) 1066 including the exercise of immediate possession, for a project, as defined in Section 57-75-5(f)(iv)1, the authority may acquire 1067 1068 minerals or royalties in minerals.
- 1069 (j) To negotiate the necessary relocation or rerouting 1070 of roads and highways, railroad, telephone and telegraph lines and properties, electric power lines, pipelines and related 1071 1072 facilities, or to require the anchoring or other protection of any 1073 of these, provided due compensation is paid to the owners thereof 1074 or agreement is had with such owners regarding the payment of the 1075 cost of such relocation, and to acquire by condemnation or 1076 otherwise easements or rights-of-way for such relocation or rerouting and to convey the same to the owners of the facilities 1077

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- 1078 being relocated or rerouted in connection with the purposes of 1079 this act.
- 1080 (k) To negotiate the necessary relocation of graves and 1081 cemeteries and to pay all reasonable costs thereof.
- (1) To perform or have performed any and all acts and make all payments necessary to comply with all applicable federal laws, rules or regulations including, but not limited to, the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 USCS 4601, 4602, 4621 to 4638, and 4651 to 4655) and relocation rules and regulations promulgated by any agency or department of the federal government.
- (m) To construct, extend, improve, maintain, and
 reconstruct, to cause to be constructed, extended, improved,
 1091 maintained, and reconstructed, and to use and operate any and all
 1092 components of the project or any facility related to the project,
 1093 with the concurrence of the affected public agency, within the
 1094 project area, necessary to the project and to the exercise of such
 1095 powers, rights, and privileges granted the authority.
- 1096 (n) To incur or defray any designated portion of the 1097 cost of any component of the project or any facility related to 1098 the project acquired or constructed by any public agency.
- 1099 (o) (i) To lease, sell or convey any or all property
 1100 acquired by the authority under the provisions of this act to the
 1101 enterprise, its successors or assigns, and/or any entity for
 1102 purposes in furtherance of economic development as determined by

the authority, and in connection therewith to pay the costs of
title search, perfection of title, title insurance and recording
fees as may be required. The authority may provide in the
instrument conveying such property a provision that such property
shall revert to the authority if, as and when the property is
declared by the transferee to be no longer needed.

To lease, sell, transfer or convey on any (ii) terms agreed upon by the authority any or all real and personal property, improvements, leases, funds and contractual obligations of a project as defined in Section 57-75-5(f)(vi) and conveyed to the State of Mississippi by a Quitclaim Deed from the United States of America dated February 23, 1996, filed of record at pages 511 to 524, Deed Book Number B179, Chancery Clerk's Office, Tishomingo County, Mississippi, to any governmental authority located within the geographic boundaries of the county wherein such project exists upon agreement of such governmental authority to undertake and assume from the State of Mississippi all obligations and responsibilities in connection with ownership and operation of the project. Property leased, sold, transferred or otherwise conveyed by the authority under this paragraph (o) shall be used only for economic development purposes.

1124 (p) To enter into contracts with any person or public 1125 agency, including, but not limited to, contracts authorized by 1126 Section 57-75-17, in furtherance of any of the purposes authorized 1127 by this act upon such consideration as the authority and such

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1128 person or public agency may agree. Any such contract may extend 1129 over any period of time, notwithstanding any rule of law to the 1130 contrary, may be upon such terms as the parties thereto shall agree, and may provide that it shall continue in effect until 1131 bonds specified therein, refunding bonds issued in lieu of such 1132 1133 bonds, and all other obligations specified therein are paid or 1134 terminated. Any such contract shall be binding upon the parties 1135 thereto according to its terms. Such contracts may include an 1136 agreement to reimburse the enterprise, its successors and assigns 1137 for any assistance provided by the enterprise in the acquisition 1138 of real property for the project or any facility related to the 1139 project.

- 1140 (q) To establish and maintain reasonable rates and
 1141 charges for the use of any facility within the project area owned
 1142 or operated by the authority, and from time to time, to adjust
 1143 such rates and to impose penalties for failure to pay such rates
 1144 and charges when due.
- To adopt and enforce with the concurrence of the 1145 1146 affected public agency all necessary and reasonable rules and 1147 regulations to carry out and effectuate the implementation of the 1148 project and any land use plan or zoning classification adopted for 1149 the project area, including, but not limited to, rules, 1150 regulations, and restrictions concerning mining, construction, excavation or any other activity the occurrence of which may 1151 endanger the structure or operation of the project. Such rules 1152

may be enforced within the project area and without the project
area as necessary to protect the structure and operation of the
project. The authority is authorized to plan or replan, zone or
rezone, and make exceptions to any regulations, whether local or
state, with the concurrence of the affected public agency which
are inconsistent with the design, planning, construction or
operation of the project and facilities related to the project.

- 1160 (s) To plan, design, coordinate and implement measures
 1161 and programs to mitigate impacts on the natural environment caused
 1162 by the project or any facility related to the project.
- 1163 (t) To develop plans for technology transfer activities
 1164 to ensure private sector conduits for exchange of information,
 1165 technology and expertise related to the project to generate
 1166 opportunities for commercial development within the state.
- 1167 (u) To consult with the State Department of Education
 1168 and other public agencies for the purpose of improving public
 1169 schools and curricula within the project area.
- 1170 (v) To consult with the State Board of Health and other
 1171 public agencies for the purpose of improving medical centers,
 1172 hospitals and public health centers in order to provide
 1173 appropriate health care facilities within the project area.
- 1174 (w) To consult with the Office of Minority Business
 1175 Enterprise Development and other public agencies for the purpose
 1176 of developing plans for technical assistance and loan programs to

- 1177 maximize the economic impact related to the project for minority
- 1178 business enterprises within the State of Mississippi.
- 1179 (x) To deposit into the "Yellow Creek Project Area
- 1180 Fund" created pursuant to Section 57-75-31:
- 1181 (i) Any funds or aid received as authorized in
- 1182 this section for the project described in Section 57-75-5(f)(vi),
- 1183 and
- 1184 (ii) Any funds received from the sale or lease of
- 1185 property from the project described in Section 57-75-5(f)(vi)
- 1186 pursuant to the powers exercised under this section.
- 1187 (y) To manage and develop the project described in
- 1188 Section 57-75-5(f)(vi).
- 1189 (z) To promulgate rules and regulations necessary to
- 1190 effectuate the purposes of this act.
- 1191 (aa) To negotiate a fee-in-lieu with the owners of the
- 1192 project.
- 1193 (bb) To enter into contractual agreements to warrant
- 1194 any site work for a project defined in Section 57-75-5(f)(iv)1;
- 1195 provided, however, that the aggregate amount of such warranties
- 1196 shall not exceed Fifteen Million Dollars (\$15,000,000.00).
- 1197 (cc) To provide grant funds to an enterprise operating
- 1198 a project defined in Section 57-75-5(f)(iv)1 in an amount not to
- 1199 exceed Thirty-nine Million Dollars (\$39,000,000.00).

- 1200 (dd) (i) To own surface water transmission lines
- 1201 constructed with the proceeds of bonds issued pursuant to this act

- 1202 and in connection therewith to purchase and provide water to any
- 1203 project defined in Section 57-75-5(f)(iv) and to certificated
- 1204 water providers; and
- 1205 (ii) To lease such surface water transmission
- 1206 lines to a public agency or public utility to provide water to
- 1207 such project and to certificated water providers.
- 1208 (ee) To provide grant funds to an enterprise operating
- 1209 a project defined in Section 57-75-5(f)(v) or, in connection with
- 1210 a facility related to such a project, for job training, recruiting
- 1211 and infrastructure.
- 1212 (ff) To enter into negotiations with persons proposing
- 1213 projects defined in Section 57-75-5(f)(xi) and execute acquisition
- 1214 options and conduct planning, design and environmental impact
- 1215 studies with regard to such project.
- 1216 (gg) To establish such guidelines, rules and
- 1217 regulations as the authority may deem necessary and appropriate
- 1218 from time to time in its sole discretion, to promote the purposes
- 1219 of this act.
- 1220 (hh) In connection with projects defined in Section
- 1221 57-75-5(f)(ii):
- 1222 (i) To provide grant funds or loans to a public
- 1223 agency or an enterprise owning, leasing or operating a project
- 1224 defined in Section 57-75-5(f)(ii) in amounts not to exceed the
- 1225 amount authorized in Section 57-75-15(3)(b);

1226	(ii) To supervise the use of all such grant funds
1227	or loans; and
1228	(iii) To requisition money in the Mississippi
1229	Major Economic Impact Authority Revolving Loan Fund in connection
1230	with such loans.
1231	(ii) In connection with projects defined under Section
1232	57-75-5(f)(xiv):
1233	(i) To provide grant funds or loans to an
1234	enterprise owning, leasing or operating a project defined in
1235	Section 57-75-5(f)(xiv); however, the aggregate amount of any such
1236	loans under this paragraph (ii) shall not exceed Eighteen Million
1237	Dollars (\$18,000,000.00) and the aggregate amount of any such

1240 (ii) To supervise the use of all such grant funds

grants under this paragraph (ii) shall not exceed Six Million

- (iii) Notwithstanding any provision of this act to
 the contrary, such loans shall be for a term not to exceed twenty
 (20) years as may be determined by the authority, shall bear
 interest at such rates as may be determined by the authority,
 shall, in the sole discretion of the authority, be secured in an
 amount and a manner as may be determined by the authority.
- 1248 (jj) In connection with projects defined under Section 1249 57-75-5(f)(xviii):

Dollars (\$6,000,000.00);

or loans; and

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1250	(i) To provide grant funds of Twenty-five Million
1251	Dollars (\$25,000,000.00) to an enterprise owning or operating a
1252	project defined in Section 57-75-5(f)(xviii) to be used for real
1253	estate improvements and which may be disbursed as determined by
1254	the authority;
1255	(ii) To provide loans to an enterprise owning or
1256	operating a project defined in Section 57-75-5(f)(xviii) or make
1257	payments to a lender providing financing to the enterprise;
1258	subject to the following provisions:
1259	1. Not more than Ten Million Dollars
1260	(\$10,000,000.00) may be loaned to such an enterprise for the
1261	purpose of defraying costs incurred by the enterprise for site
1262	preparation and real property improvements during the construction
1263	of the project in excess of budgeted costs; however, the amount of
1264	any such loan shall not exceed fifty percent (50%) of such excess
1265	costs;
1266	2. Not more than Sixty Million Dollars
1267	(\$60,000,000.00) may be loaned to such an enterprise or paid to a
1268	lender providing financing to the enterprise for purposes
1269	determined appropriate by the authority, and the enterprise shall
1270	be obligated to repay the amount of the loan or payment plus any
1271	expenses incurred by the state as a result of the issuance of
1272	bonds pursuant to Section 57-75-15(3)(p); however, no such loan or
1273	payment may be made before the beginning of the fifth year after

- issuance by the enterprise of debt in like amount the proceeds of
 which are to be used in connection with the project;

 (iii) To supervise the use of all such loan funds;
- (iv) Loans under this paragraph (jj) may be for
 any term determined appropriate by the authority provided that the
 payments on any loan must be in an amount sufficient to pay the
 state's debt service on bonds issued for the purpose of providing
 funds for such a loan; and
- (v) The repayment obligation of the enterprise for any loan or payment authorized under this paragraph (jj) shall, in the discretion of the authority, be secured in an amount and a manner as may be determined by the authority.
- 1286 (kk) In connection with projects defined in Section 1287 57-75-5(f)(xxi) or a facility related to such a project:
- (i) To provide grant funds to reimburse public

 1289 agencies, Itawamba Community College, Northeast Mississippi

 1290 Community College, and/or East Mississippi Community College,

 1291 public or private nonprofits or an enterprise owning or operating

 1292 a project as defined in Section 57-75-5(f)(xxi) for site

 1293 preparation, real estate improvements, utilities, railroads,

 1294 roads, infrastructure, job training, recruiting and any other
- roads, infrastructure, job training, recruiting and any other

 expenses approved by the authority in amounts not to exceed the

 amount authorized in Section 57-75-15(3)(s);
- 1297 (ii) To supervise the use of all such grant funds
 1298 so reimbursed; and

1299	(iii) To enter into contractual agreements to
1300	warrant site preparation and availability for a project defined in
1301	Section 57-75-5(f)(xxi).
1302	(ll) In connection with a project related to a Tier One
1303	supplier:
1304	(i) To provide grant funds to reimburse public
1305	agencies, public or private nonprofits and Tier One suppliers for
1306	site preparation, real estate improvements, utilities, railroads,
1307	roads, infrastructure, job training, recruiting and any other
1308	expenses approved by the authority in amounts not to exceed the
1309	amount authorized in Section 57-75-15(3)(t);
1310	(ii) To supervise the use of all such grant funds
1311	so reimbursed.
1312	(mm) In connection with projects defined in Section
1313	57-75-5(f)(xxii) or a facility related to such a project:
1314	(i) To provide grant funds to reimburse public
1315	agencies or an enterprise owning or operating a project as defined
1316	in Section 57-75-5(f)(xxii) for site preparation, real estate
1317	improvements, utilities, fire protection, wastewater, railroads,
1318	roads, infrastructure, job training, recruiting and any other
1319	expenses approved by the authority in amounts not to exceed the
1320	amount authorized in Section 57-75-15(3)(u); and
1321	(ii) To supervise the use of all such grant funds
1322	so reimbursed.

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                      It is the policy of the authority and the
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      authority is authorized to accommodate and support any enterprise
      owning or operating a project defined in Section
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      57-75-5(f)(xviii), 57-75-5(f)(xxi), 57-75-5(f)(xxii),
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      57-75-5(f)(xxvi), 57-75-5(f)(xxvii), 57-75-5(f)(xxviii),
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      57-75-5(f)(xxix), 57-75-5(f)(xxx) * * *, Section 57-75-5(f)(xxxi)
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      or Section 57-75-5(f)(xxxii) or an enterprise developing or owning a
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      project defined in Section 57-75-5(f)(xx), that wishes to have a
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      program of diversity in contracting, and/or that wishes to do
      business with or cause its prime contractor to do business with
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      Mississippi companies, including those companies that are small
      business concerns owned and controlled by socially and
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      economically disadvantaged individuals. The term "socially and
      economically disadvantaged individuals" shall have the meaning
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      ascribed to such term under Section 8(d) of the Small Business Act
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      (15 USCS 637(d)) and relevant subcontracting regulations
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      promulgated pursuant thereto; except that women shall be presumed
      to be socially and economically disadvantaged individuals for the
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      purposes of this paragraph.
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                     To provide grant funds to an enterprise developing
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      or owning a project defined in Section 57-75-5(f)(xx) for
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      reimbursement of costs incurred by such enterprise for
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      infrastructure improvements in the initial phase of development of
      the project, upon dedication of such improvements to the
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      appropriate public agency.
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1348	(pp) In connection with projects defined in Section
1349	57-75-5(f)(xxiii):
1350	(i) To provide grant funds to reimburse public
1351	agencies or an enterprise operating a project as defined in
1352	Section 57-75-5(f)(xxiii) for site preparation, utilities, real
1353	estate improvements, infrastructure, roads, public works, job
1354	training and any other expenses approved by the authority in
1355	amounts not to exceed the amount authorized in Section
1356	57-75-15(3)(v); and
1357	(ii) To supervise the use of all such grant funds
1358	so reimbursed.
1359	(qq) (i) To provide grant funds for the expansion of a
1360	publicly owned building for the project defined in Section
1361	57-75-5(f)(xxiv) or loans to an enterprise owning, leasing or
1362	operating a project defined in Section 57-75-5(f)(xxiv) for the
1363	purchase and/or relocation of equipment, or for any other purpose
1364	related to the project as approved by the authority; however, the
1365	aggregate amount of any such loans under this paragraph (qq) shall
1366	not exceed Six Million Dollars (\$6,000,000.00) and the aggregate
1367	amount of any such grants under this paragraph (qq) shall not
1368	exceed Seven Million Dollars (\$7,000,000.00);
1369	(ii) To supervise the use of all such grant funds
1370	or loans; and
1371	(iii) Notwithstanding any provision of this act to

the contrary, such loans shall be for a term not to exceed ten

1374	rate of interest to be determined by the authority, and shall be
1375	secured in an amount and a manner as may be determined by the
1376	authority.
1377	(rr) (i) To provide grant funds to an enterprise
1378	owning or operating a project defined in Section 57-75-5(f)(xxv)
1379	for reimbursement of costs incurred by the enterprise in
1380	reconfiguring the manufacturing plant and for the purchase of
1381	equipment, or for any other purpose related to the project as
1382	approved by the authority;
1383	(ii) To supervise the use of all such grant funds.
1384	(ss) In connection with projects defined under Section
1385	57-75-5(f)(xxvi):
1386	(i) To provide grant funds and/or loans to a
1387	public agency in an amount not to exceed Fifteen Million Dollars
1388	(\$15,000,000.00) for the construction of a publicly owned building
1389	to be leased by the enterprise owning or operating the project;
1390	(ii) To provide loan guarantees in an amount not
1391	to exceed the total cost of the project for which financing is
1392	sought or Twenty Million Dollars (\$20,000,000.00), whichever is

(10) years as may be determined by the authority, shall bear a

1396 (iii) In connection with any loan guarantee made
1397 pursuant to this paragraph, to make payments to lenders providing

less, for the purpose of encouraging the extension of conventional

financing and the issuance of letters of credit to the enterprise

owning or operating the project;

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- 1398 financing to the enterprise owning or operating the project and
- 1399 the enterprise shall be obligated to repay the amount of the
- 1400 payment plus any expenses incurred by the state as a result of the
- 1401 issuance of bonds pursuant to Section 57-75-15(3)(y);
- 1402 (iv) To supervise the use of all such grant funds,
- 1403 loan funds or payments; and
- 1404 (v) To require the enterprise owning or operating
- 1405 the project to provide security for the repayment obligation for
- 1406 any loan guarantee authorized under this paragraph in an amount
- 1407 and in a manner as may be determined by the authority.
- 1408 (tt) In connection with projects defined under Section
- 1409 57-75-5(f)(xxvii):
- 1410 (i) To provide loans to a public agency in an
- 1411 amount not to exceed Fifty Million Dollars (\$50,000,000.00) for
- 1412 the construction of a publicly owned building and acquisition of
- 1413 equipment to be leased by the enterprise owning or operating the
- 1414 project; and
- 1415 (ii) To supervise the use of all such loan funds.
- 1416 (uu) In connection with projects defined under Section
- 1417 57-75-5(f)(xxviii):
- 1418 (i) To provide grant funds to reimburse public
- 1419 agencies or an enterprise operating a project for site
- 1420 preparation, utilities, real estate purchase and improvements,
- 1421 infrastructure, roads, rail improvements, public works, job
- 1422 training and any other expenses approved by the authority in

- 1423 amounts not to exceed the amount authorized in Section
- 1424 57-75-15(3)(aa);
- 1425 (ii) To supervise the use of all such grant funds
- 1426 so reimbursed.
- 1427 (vv) In connection with projects defined under Section
- 1428 57-75-5(f)(xxix):
- 1429 (i) To provide grant funds to reimburse or
- 1430 otherwise defray the costs incurred by public agencies or an
- 1431 enterprise operating a project for site preparation, utilities,
- 1432 real estate purchases, purchase options and improvements,
- 1433 infrastructure, roads, rail improvements, public works, buildings
- 1434 and fixtures, job recruitment and training, as well as planning,
- 1435 design, environmental mitigation and environmental impact studies
- 1436 with respect to a project, and any other purposes approved by the
- 1437 authority in amounts not to exceed the amount authorized in
- 1438 Section 57-75-15(3)(bb);
- 1439 (ii) To provide loans to public agencies for site
- 1440 preparation, utilities, real estate purchases, purchase options
- 1441 and improvements, infrastructure, roads, rail improvements, public
- 1442 works, buildings and fixtures, job recruiting and training, as
- 1443 well as planning, design, environmental mitigation and
- 1444 environmental impact studies with respect to a project, and any
- 1445 other purposes approved by the authority in amounts not to exceed
- 1446 the amount authorized in Section 57-75-15(3)(bb);

1447			(iii)	To :	supei	rvise	the	use	of	all	such	grant	funds
1448	so	reimbursed	and/or	loan	s so	made;	and	d					

- 1449 To the extent that the authority enters into any construction or similar contract for site preparation work or 1450 1451 for the construction of any improvements on a project site, to 1452 assign or otherwise transfer to an enterprise or affiliate thereof that owns or operates such a project on such project site any and 1453 1454 all contractual, express or implied warranties of any kind arising 1455 from such contract or work performed or materials purchased in 1456 connection therewith, and cause any such contract to contain terms 1457 and provisions designating such enterprise as a third-party beneficiary under the contract. 1458
- 1459 (ww) In connection with projects defined under Section 1460 57-75-5(f)(xxx):
- To provide grant funds to reimburse or 1461 1462 otherwise defray the costs incurred by public agencies or an 1463 enterprise operating a project for public infrastructure needs, site preparation, building improvements, purchase of launch 1464 1465 systems, recruitment of employees to fill new full-time jobs, 1466 providing internal company training and train prospective, new and 1467 existing employees of the enterprise associated with the project, 1468 including training of company employees who will utilize such instruction to teach other prospective, new and existing employees 1469 of the company and other workforce expenses and any other expenses 1470

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      authorized in Section 57-75-15(3)(cc); and
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                      (ii) To supervise the use of all such grant funds
      so reimbursed.
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                       In connection with projects defined under Section
                 (xx)
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      57-75-5(f)(xxxi):
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                          To provide grant funds to reimburse or
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      otherwise defray the costs incurred by public agencies or any
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      enterprise operating one or more such projects for site
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      preparation, utilities, real estate purchases, purchase options
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      and improvements, infrastructure, utilities, roads, rail
      improvements, public works, buildings and fixtures, job
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      recruitment and training, as well as planning, design,
      environmental mitigation and environmental impact studies with
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      respect to a project, and any other purposes approved by the
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      authority in amounts not to exceed the amount authorized in
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      Section 57-75-15(3)(dd);
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                          To provide loans to public agencies for site
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      preparation, utilities, real estate purchases, purchase options
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      and improvements, infrastructure, roads, rail improvements, public
      works, buildings and fixtures, job recruiting and training, as
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      well as planning, design, environmental mitigation and
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environmental impact studies with respect to a project, and any

other purposes approved by the authority in amounts not to exceed

approved by the authority in amounts not to exceed the amount

the amount authorized in Section 57-75-15(3)(dd);

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1496	(yy) (i) In connection with projects defined under
1497	Section 57-75-5(f)(xxxi), the authority is further authorized to
1498	provide to the enterprises operating one or more of the projects,
1499	an annual grant in an amount not to exceed three and one-half
1500	percent (3.5%) of the additional payroll for a period of ten (10)
1501	consecutive years. Each such aggregate annual grant amount shall
1502	be remitted to one or more of the enterprises and/or one or more
1503	of their affiliates, in such sub-amounts as the enterprises shall
1504	collectively direct, or that their common direct or indirect
1505	parent company shall direct, in writing, to the authority each
1506	year during such ten-year period. The ten-year period for the
1507	series of ten (10) annual grants authorized by this paragraph (yy)
1508	shall commence no later than January 1, 2029.
1509	(ii) In the event that the annual number of
1510	full-time jobs maintained or caused to be maintained by the
1511	enterprises operating one or more projects and/or one or more
1512	affiliates thereof falls below the minimum annual number of

full-time jobs required by the authority pursuant to a written
agreement between the authority and the enterprises and/or any
affiliate thereof for one or more years, the annual grant
authorized by this paragraph (yy) may be reduced or suspended by
the authority until the first calendar year during which the
annual number of full-time jobs maintained or caused to be
maintained by the enterprises and/or their affiliates reaches the

1521	pursuant to the written agreement.
1522	(iii) The annual grants authorized by this
1523	paragraph (yy) may be funded from the proceeds of bonds issued
1524	pursuant to Section 57-75-15(3)(dd); provided that the aggregate
1525	amount of the annual grants over the entire ten-year period shall
1526	not exceed Forty-five Million Dollars (\$45,000,000.00);
1527	(iv) For purposes of this paragraph (yy):
1528	1. "Additional payroll" shall mean the sum of
1529	the annual payroll amount (i.e., all annual employee income that
1530	is subject to State of Mississippi and/or federal income taxation)
1531	for any calendar year beginning January 1, 2023, which is
1532	associated with full-time jobs created and maintained by all
1533	enterprises that undertake any project and/or by any affiliates
1534	thereof, in excess of the amount the annualized payroll (i.e., all
1535	annual employee income that is subject to State of Mississippi
1536	and/or federal income taxation), which is associated with
1537	employees employed in the State of Mississippi by such enterprises
1538	or their affiliates as of September 30, 2022; and
1539	2. "Base payroll level" shall mean the
1540	annualized payroll amount (i.e., all annual employee income that
1541	is subject to State of Mississippi and/or federal income taxation)
1542	paid to employees employed in the State of Mississippi by all
1543	enterprises that undertake any project and/or by any affiliates

minimum annual number of full-time jobs required by the authority

1544	thereof during the twelve-month period ending on September 30,
1545	2022.
1546	(v) The Mississippi Development Authority may
1547	promulgate rules and regulations necessary to administer the
1548	provisions of this paragraph (yy) and may otherwise administer and
1549	prescribe rules and restrictions with respect to the annual grant
1550	authorized by this paragraph (yy) pursuant to a written agreement
1551	between the authority and any enterprises operating one or more
1552	projects and/or any affiliate thereof.
1553	(zz) <u>In connection with a project defined under Section</u>
1554	57-75-5(f)(xxxii):
1555	(i) To provide grant funds to reimburse or
1556	otherwise defray the costs incurred by public agencies or any
1557	enterprise operating one or more such projects for site
1558	preparation, utilities, real estate purchases, purchase options
1559	and improvements, infrastructure, utilities, roads, rail
1560	improvements, public works, buildings and fixtures, job
1561	recruitment and training, as well as planning, design,
1562	environmental mitigation and environmental impact studies with
1563	respect to a project, and any other purposes approved by the
1564	authority in amounts not to exceed the amount authorized in
1565	Section 57-75-15(3)(ee);
1566	(ii) To provide loans, grants and other funds to
1567	public agencies for site preparation, utilities, real estate
1568	purchases, purchase options and improvements, infrastructure,

1569	roads, rail improvements, public works, buildings and fixtures,
1570	job recruiting and training, as well as planning, design,
1571	environmental mitigation and environmental impact studies with
1572	respect to a project, and any other purposes approved by the
1573	authority in amounts not to exceed the amount authorized in
1574	Section 57-75-15(3)(ee);
1575	(* * \star aaa) In addition to any other requirements
1576	or conditions under this chapter, the authority shall require that
1577	any application required by the authority for assistance regarding
1578	a project under this chapter include, at a minimum:
1579	1. A two-year business plan (which shall
1580	include pro forma balance sheets, income statements and monthly
1581	<pre>cash flow statements);</pre>
1582	2. Financial statements or tax returns for
1583	the three (3) years immediately prior to the application (if the
1584	project is a new company or enterprise, personal financial
1585	statements or tax returns will be required);
1586	3. Credit reports on all persons or entities
1587	with a twenty percent (20%) or greater interest in the project;
1588	4. Data supporting the expertise of the
1589	<pre>project's principals;</pre>
1590	5. A cost-benefit analysis of the project

1591 performed by a state institution of higher learning or other

entity selected by the authority; and

1593	6. Any other information required by the
1594	authority.
1595	(ii) The authority shall require that binding
1596	commitments be entered into requiring that:
1597	1. The applicable minimum requirements of
1598	this chapter and such other requirements as the authority
1599	considers proper shall be met; and
1600	2. If the agreed upon commitments are not
1601	met, all or a portion of the funds provided under this chapter as
1602	determined by the authority shall be repaid.
1603	(iii) Where appropriate, in the discretion of the
1604	authority, the authority shall acquire a security interest in or
1605	other lien upon any applicable collateral.
1606	(iv) The provisions of this paragraph (xx) shall
1607	not apply to a project defined in Section 57-75-5(f)(xxiii).
1608	SECTION 4. Section 57-75-15, Mississippi Code of 1972, is
1609	amended as follows:
1610	[Through June 30, 2025, this section shall read as follows:]
1611	57-75-15. (1) Upon notification to the authority by the
1612	enterprise that the state has been finally selected as the site
1613	for the project, the State Bond Commission shall have the power
1614	and is hereby authorized and directed, upon receipt of a
1615	declaration from the authority as hereinafter provided, to borrow
1616	money and issue general obligation bonds of the state in one or
1617	more series for the purposes herein set out. Upon such

1618 notification, the authority may thereafter, from time to time, 1619 declare the necessity for the issuance of general obligation bonds as authorized by this section and forward such declaration to the 1620 1621 State Bond Commission, provided that before such notification, the 1622 authority may enter into agreements with the United States 1623 government, private companies and others that will commit the 1624 authority to direct the State Bond Commission to issue bonds for eligible undertakings set out in subsection (4) of this section, 1625 1626 conditioned on the siting of the project in the state.

- (2) Upon receipt of any such declaration from the authority, the State Bond Commission shall verify that the state has been selected as the site of the project and shall act as the issuing agent for the series of bonds directed to be issued in such declaration pursuant to authority granted in this section.
- 1632 (3) (a) Bonds issued under the authority of this section
 1633 for projects as defined in Section 57-75-5(f)(i) shall not exceed
 1634 an aggregate principal amount in the sum of Sixty-seven Million
 1635 Three Hundred Fifty Thousand Dollars (\$67,350,000.00).
- (b) Bonds issued under the authority of this section

 for projects as defined in Section 57-75-5(f)(ii) shall not exceed

 Seventy-seven Million Dollars (\$77,000,000.00). The authority,

 with the express direction of the State Bond Commission, is

 authorized to expend any remaining proceeds of bonds issued under

 the authority of this act prior to January 1, 1998, for the

 purpose of financing projects as then defined in Section

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1643 57-75-5(f)(ii) or for any other projects as defined in Section 1644 57-75-5(f)(ii), as it may be amended from time to time. No bonds shall be issued under this paragraph (b) until the State Bond 1645 1646 Commission by resolution adopts a finding that the issuance of 1647 such bonds will improve, expand or otherwise enhance the military 1648 installation, its support areas or military operations, or will 1649 provide employment opportunities to replace those lost by closure 1650 or reductions in operations at the military installation or will 1651 support critical studies or investigations authorized by Section 57-75-5(f)(ii). 1652

- 1653 (c) Bonds issued under the authority of this section 1654 for projects as defined in Section 57-75-5(f)(iii) shall not 1655 exceed Ten Million Dollars (\$10,000,000.00). No bonds shall be 1656 issued under this paragraph after December 31, 1996.
- 1657 Bonds issued under the authority of this section 1658 for projects defined in Section 57-75-5(f)(iv) shall not exceed 1659 Three Hundred Fifty-one Million Dollars (\$351,000,000.00). An 1660 additional amount of bonds in an amount not to exceed Twelve 1661 Million Five Hundred Thousand Dollars (\$12,500,000.00) may be 1662 issued under the authority of this section for the purpose of 1663 defraying costs associated with the construction of surface water 1664 transmission lines for a project defined in Section 57-75-5(f)(iv) or for any facility related to the project. No bonds shall be 1665 issued under this paragraph after June 30, 2005. 1666

- (e) Bonds issued under the authority of this section

 for projects defined in Section 57-75-5(f)(v) and for facilities

 related to such projects shall not exceed Thirty-eight Million

 Five Hundred Thousand Dollars (\$38,500,000.00). No bonds shall be

 issued under this paragraph after April 1, 2005.
- 1672 (f) Bonds issued under the authority of this section 1673 for projects defined in Section 57-75-5(f)(vii) shall not exceed 1674 Five Million Dollars (\$5,000,000.00). No bonds shall be issued 1675 under this paragraph after June 30, 2006.
- 1676 (g) Bonds issued under the authority of this section 1677 for projects defined in Section 57-75-5(f)(viii) shall not exceed 1678 Four Million Five Hundred Thousand Dollars (\$4,500,000.00). No 1679 bonds shall be issued under this paragraph after June 30, 2008.
- 1680 (h) Bonds issued under the authority of this section 1681 for projects defined in Section 57-75-5(f)(ix) shall not exceed 1682 Five Million Dollars (\$5,000,000.00). No bonds shall be issued 1683 under this paragraph after June 30, 2007.
- (i) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(x) shall not exceed Five Million Dollars (\$5,000,000.00). No bonds shall be issued under this paragraph after April 1, 2005.
- (j) Bonds issued under the authority of this section
 for projects defined in Section 57-75-5(f)(xii) shall not exceed
 Thirty-three Million Dollars (\$33,000,000.00). The amount of
 bonds that may be issued under this paragraph for projects defined

1692 in Section 57-75-5(f)(xii) may be reduced by the amount of any 1693 federal or local funds made available for such projects. No bonds shall be issued under this paragraph until local governments in or 1694 1695 near the county in which the project is located have irrevocably 1696 committed funds to the project in an amount of not less than Two 1697 Million Five Hundred Thousand Dollars (\$2,500,000.00) in the aggregate; however, this irrevocable commitment requirement may be 1698 1699 waived by the authority upon a finding that due to the unforeseen 1700 circumstances created by Hurricane Katrina, the local governments are unable to comply with such commitment. No bonds shall be 1701 1702 issued under this paragraph after June 30, 2008.

- 1703 (k) Bonds issued under the authority of this section 1704 for projects defined in Section 57-75-5(f)(xiii) shall not exceed 1705 Three Million Dollars (\$3,000,000.00). No bonds shall be issued 1706 under this paragraph after June 30, 2009.
- 1707 Bonds issued under the authority of this section 1708 for projects defined in Section 57-75-5(f)(xiv) shall not exceed 1709 Twenty-four Million Dollars (\$24,000,000.00). No bonds shall be 1710 issued under this paragraph until local governments in the county 1711 in which the project is located have irrevocably committed funds 1712 to the project in an amount of not less than Two Million Dollars 1713 (\$2,000,000.00). No bonds shall be issued under this paragraph after June 30, 2009. 1714
- 1715 (m) Bonds issued under the authority of this section 1716 for projects defined in Section 57-75-5(f)(xv) shall not exceed

- 1717 Five Hundred Thousand Dollars (\$500,000.00). No bonds shall be
- 1718 issued under this paragraph after June 30, 2009.
- 1719 (n) Bonds issued under the authority of this section
- 1720 for projects defined in Section 57-75-5(f)(xvi) shall not exceed
- 1721 Ten Million Dollars (\$10,000,000.00). No bonds shall be issued
- 1722 under this paragraph after June 30, 2011.
- 1723 (o) Bonds issued under the authority of this section
- 1724 for projects defined in Section 57-75-5(f)(xvii) shall not exceed
- 1725 Three Million Five Hundred Thousand Dollars (\$3,500,000.00). No
- 1726 bonds shall be issued under this paragraph after June 30, 2010.
- 1727 (p) Bonds issued under the authority of this section
- 1728 for projects defined in Section 57-75-5(f)(xviii) shall not exceed
- 1729 Ninety-six Million Dollars (\$96,000,000.00). No bonds shall be
- 1730 issued under this paragraph after June 30, 2011.
- 1731 (q) Bonds issued under the authority of this section
- 1732 for projects defined in Section 57-75-5(f)(xix) shall not exceed
- 1733 Fifteen Million Dollars (\$15,000,000.00). No bonds shall be
- 1734 issued under this paragraph after June 30, 2012.
- 1735 (r) Bonds issued under the authority of this section
- 1736 for projects defined in Section 57-75-5(f)(xx) shall not exceed
- 1737 Twenty-three Million Dollars (\$23,000,000.00). No bonds shall be
- 1738 issued under this paragraph after April 25, 2013.
- 1739 (s) Bonds issued under the authority of this section
- 1740 for projects defined in Section 57-75-5(f)(xxi) shall not exceed
- 1741 Two Hundred Ninety-three Million Nine Hundred Thousand Dollars

- 1742 (\$293,900,000.00). No bonds shall be issued under this paragraph
- 1743 after July 1, 2020.
- 1744 (t) Bonds issued under the authority of this section
- 1745 for Tier One suppliers shall not exceed Thirty Million Dollars
- 1746 (\$30,000,000.00). No bonds shall be issued under this paragraph
- 1747 after July 1, 2020.
- 1748 (u) Bonds issued under the authority of this section
- 1749 for projects defined in Section 57-75-5(f)(xxii) shall not exceed
- 1750 Forty-eight Million Four Hundred Thousand Dollars
- 1751 (\$48,400,000.00). No bonds shall be issued under this paragraph
- 1752 after July 1, 2020.
- 1753 (v) Bonds issued under the authority of this section
- 1754 for projects defined in Section 57-75-5(f)(xxiii) shall not exceed
- 1755 Eighty-eight Million Two Hundred Fifty Thousand Dollars
- 1756 (\$88,250,000.00). No bonds shall be issued under this paragraph
- 1757 after July 1, 2009.
- 1758 (w) Bonds issued under the authority of this section
- 1759 for projects defined in Section 57-75-5(f)(xxiv) shall not exceed
- 1760 Thirteen Million Dollars (\$13,000,000.00). No bonds shall be
- 1761 issued under this paragraph after July 1, 2020.
- 1762 (x) Bonds issued under the authority of this section
- 1763 for projects defined in Section 57-75-5(f)(xxv) shall not exceed
- 1764 Twenty-five Million Dollars (\$25,000,000.00). No bonds shall be
- issued under this paragraph after July 1, 2017.

- 1766 (y) Bonds issued under the authority of this section 1767 for projects defined in Section 57-75-5(f)(xxvi) shall not exceed 1768 Thirty-five Million One Hundred Thousand Dollars (\$35,100,000.00).
- 1769 No bonds shall be issued under this paragraph after July 1, 2021.
- 1770 (z) Bonds issued under the authority of this section 1771 for projects defined in Section 57-75-5(f)(xxvii) shall not exceed 1772 Fifty Million Dollars (\$50,000,000.00). No bonds shall be issued 1773 under this paragraph after April 25, 2013.
- 1774 (aa) Bonds issued under the authority of this section 1775 for projects defined in Section 57-75-5(f)(xxviii) shall not 1776 exceed One Hundred Thirty Million Dollars (\$130,000,000.00). No 1777 bonds shall be issued under this paragraph after July 1, 2026.
- 1778 (bb) Bonds issued under the authority of this section 1779 for projects defined in Section 57-75-5(f)(xxix) shall not exceed 1780 Two Hundred Sixty-three Million Dollars (\$263,000,000.00). No 1781 bonds shall be issued under this paragraph after July 1, 2034.
- 1782 (cc) Bonds issued under the authority of this section 1783 for projects defined in Section 57-75-5(f)(xxx) shall not exceed 1784 Eleven Million Dollars (\$11,000,000.00). No bonds shall be issued 1785 under this paragraph after July 1, 2025.
- (dd) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(xxxi) shall not exceed Two Hundred Forty-six Million Seven Hundred Ninety-eight Thousand Five Hundred Fifty Dollars (\$246,798,550.00); however, the total amount of bonds that may be issued under the authority of this

1791	section for projects defined in Section 57-75-5(f)(xxxi) shall be
1792	reduced by the amount of any other funds authorized by the
1793	Legislature during the 2022 First Extraordinary Session
1794	specifically for such projects. No bonds shall be issued under
1795	this paragraph after July 1, 2040.
1796	(ee) Bonds issued under the authority of this section
1797	for a project defined in Section 57-75-5(f)(xxxii) shall not
1798	exceed Four Hundred Eighty-two Million Dollars (\$482,000,000.00);
1799	however, the total amount of bonds that may be issued under the
1800	authority of this section for a project defined in Section
1801	57-75-5(f)(xxxii) shall be reduced by the amount of any other
1802	funds authorized by the Legislature specifically for such project.
1803	No bonds shall be issued under this paragraph after July 1, 2040.
1804	(4) (a) The proceeds from the sale of the bonds issued
1805	under this section may be applied for the following purposes:
1806	(i) Defraying all or any designated portion of the
1807	costs incurred with respect to acquisition, planning, design,
1808	construction, installation, rehabilitation, improvement,
1809	relocation and with respect to state-owned property, operation and
1810	maintenance of the project and any facility related to the project
1811	located within the project area, including costs of design and
1812	engineering, all costs incurred to provide land, easements and
1813	rights-of-way, relocation costs with respect to the project and
1814	with respect to any facility related to the project located within

1815	the project area, and costs associated with mitigation of
1816	environmental impacts and environmental impact studies;
1817	(ii) Defraying the cost of providing for the
1818	recruitment, screening, selection, training or retraining of
1819	employees, candidates for employment or replacement employees of
1820	the project and any related activity;
1821	(iii) Reimbursing the Mississippi Development
1822	Authority for expenses it incurred in regard to projects defined
1823	in Section 57-75-5(f)(iv) prior to November 6, 2000. The
1824	Mississippi Development Authority shall submit an itemized list of
1825	expenses it incurred in regard to such projects to the Chairmen of
1826	the Finance and Appropriations Committees of the Senate and the
1827	Chairmen of the Ways and Means and Appropriations Committees of
1828	the House of Representatives;
1829	(iv) Providing grants to enterprises operating
1830	projects defined in Section 57-75-5(f)(iv)1;
1831	(v) Paying any warranty made by the authority
1832	regarding site work for a project defined in Section
1833	57-75-5(f)(iv)1;
1834	(vi) Defraying the cost of marketing and promotion
1835	of a project as defined in Section 57-75-5(f)(iv)1, Section
1836	57-75-5(f)(xxi) or Section $57-75-5(f)(xxii)$. The authority shall
1837	submit an itemized list of costs incurred for marketing and
1838	promotion of such project to the Chairmen of the Finance and

Appropriations Committees of the Senate and the Chairmen of the

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      Ways and Means and Appropriations Committees of the House of
      Representatives;
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                      (vii) Providing for the payment of interest on the
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      bonds:
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                      (viii) Providing debt service reserves;
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                      (ix)
                          Paying underwriters' discount, original issue
      discount, accountants' fees, engineers' fees, attorneys' fees,
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      rating agency fees and other fees and expenses in connection with
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      the issuance of the bonds:
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                      (x)
                          For purposes authorized in paragraphs (b) and
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      (c) of this subsection (4);
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                           Providing grants to enterprises operating
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      projects defined in Section 57-75-5(f)(v), or, in connection with
      a facility related to such a project, for any purposes deemed by
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      the authority in its sole discretion to be necessary and
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      appropriate;
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                            Providing grant funds or loans to a public
                      (xii)
      agency or an enterprise owning, leasing or operating a project
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      defined in Section 57-75-5(f)(ii);
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                      (xiii) Providing grant funds or loans to an
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      enterprise owning, leasing or operating a project defined in
      Section 57-75-5(f)(xiv);
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                      (xiv) Providing grants, loans and payments to or
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for the benefit of an enterprise owning or operating a project

defined in Section 57-75-5(f)(xviii);

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                           Purchasing equipment for a project defined in
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      Section 57-75-5(f)(viii) subject to such terms and conditions as
      the authority considers necessary and appropriate;
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                      (xvi)
                            Providing grant funds to an enterprise
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      developing or owning a project defined in Section 57-75-5(f)(xx);
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                      (xvii)
                            Providing grants and loans for projects as
      authorized in Section 57-75-11(kk), (ll), (mm), (uu), (vv) or, in
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      connection with a facility related to such a project, for any
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      purposes deemed by the authority in its sole discretion to be
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      necessary and appropriate;
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                      (xviii) Providing grants for projects as
      authorized in Section 57-75-11(pp) for any purposes deemed by the
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      authority in its sole discretion to be necessary and appropriate;
                            Providing grants and loans for projects as
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                      (xix)
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      authorized in Section 57-75-11 (qq);
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                      (xx) Providing grants for projects as authorized
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      in Section 57-75-11(rr);
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                      (xxi) Providing grants, loans and payments as
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      authorized in Section 57-75-11(ss);
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                      (xxii) Providing grants and loans as authorized in
      Section 57-75-11(tt);
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                              Providing grants as authorized in Section
                      (xxiii)
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      57-75-11 (ww) for any purposes deemed by the authority in its sole
      discretion to be necessary and appropriate; and
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1889 (xxiv) Providing loans, grants and other funds as authorized in Sections 57-75-11(xx) * * *, 57-75-11(yy) and 1891 57-75-11(zz) for any purposes deemed by the authority in its sole discretion to be necessary and appropriate.

Such bonds shall be issued, from time to time, and in such principal amounts as shall be designated by the authority, not to exceed in aggregate principal amounts the amount authorized in subsection (3) of this section. Proceeds from the sale of the bonds issued under this section may be invested, subject to federal limitations, pending their use, in such securities as may be specified in the resolution authorizing the issuance of the bonds or the trust indenture securing them, and the earning on such investment applied as provided in such resolution or trust indenture.

(b) (i) The proceeds of bonds issued after June 21, 2002, under this section for projects described in Section 57-75-5(f)(iv) may be used to reimburse reasonable actual and necessary costs incurred by the Mississippi Development Authority in providing assistance related to a project for which funding is provided from the use of proceeds of such bonds. The Mississippi Development Authority shall maintain an accounting of actual costs incurred for each project for which reimbursements are sought. Reimbursements under this paragraph (b)(i) shall not exceed Three Hundred Thousand Dollars (\$300,000.00) in the aggregate.

1913 Reimbursements under this paragraph (b)(i) shall satisfy any 1914 applicable federal tax law requirements.

The proceeds of bonds issued after June 21, 1915 2002, under this section for projects described in Section 1916 1917 57-75-5(f)(iv) may be used to reimburse reasonable actual and 1918 necessary costs incurred by the Department of Audit in providing services related to a project for which funding is provided from 1919 1920 the use of proceeds of such bonds. The Department of Audit shall 1921 maintain an accounting of actual costs incurred for each project 1922 for which reimbursements are sought. The Department of Audit may 1923 escalate its budget and expend such funds in accordance with rules and regulations of the Department of Finance and Administration in 1924 1925 a manner consistent with the escalation of federal funds. 1926 Reimbursements under this paragraph (b) (ii) shall not exceed One Hundred Thousand Dollars (\$100,000.00) in the aggregate. 1927

(c) (i) Except as otherwise provided in this subsection, the proceeds of bonds issued under this section for a project described in Section 57-75-5(f) may be used to reimburse reasonable actual and necessary costs incurred by the Mississippi Development Authority in providing assistance related to the project for which funding is provided for the use of proceeds of such bonds. The Mississippi Development Authority shall maintain an accounting of actual costs incurred for each project for which

Reimbursements under this paragraph (b)(ii) shall satisfy any

applicable federal tax law requirements.

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reimbursements are sought. Reimbursements under this paragraph shall not exceed Twenty-five Thousand Dollars (\$25,000.00) for each project.

1941 Except as otherwise provided in this 1942 subsection, the proceeds of bonds issued under this section for a 1943 project described in Section 57-75-5(f) may be used to reimburse reasonable actual and necessary costs incurred by the Department 1944 1945 of Audit in providing services related to the project for which 1946 funding is provided from the use of proceeds of such bonds. 1947 Department of Audit shall maintain an accounting of actual costs 1948 incurred for each project for which reimbursements are sought. The Department of Audit may escalate its budget and expend such 1949 1950 funds in accordance with rules and regulations of the Department 1951 of Finance and Administration in a manner consistent with the escalation of federal funds. Reimbursements under this paragraph 1952 1953 shall not exceed Twenty-five Thousand Dollars (\$25,000.00) for 1954 each project. Reimbursements under this paragraph shall satisfy 1955 any applicable federal tax law requirements.

(5) The principal of and the interest on the bonds shall be payable in the manner hereinafter set forth. The bonds shall bear date or dates; be in such denomination or denominations; bear interest at such rate or rates; be payable at such place or places within or without the state; mature absolutely at such time or times; be redeemable before maturity at such time or times and upon such terms, with or without premium; bear such registration

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privileges; and be substantially in such form; all as shall be
determined by resolution of the State Bond Commission except that
such bonds shall mature or otherwise be retired in annual
installments beginning not more than five (5) years from the date
thereof and extending not more than twenty-five (25) years from
the date thereof. The bonds shall be signed by the Chairman of
the State Bond Commission, or by his facsimile signature, and the
official seal of the State Bond Commission shall be imprinted on
or affixed thereto, attested by the manual or facsimile signature
of the Secretary of the State Bond Commission. Whenever any such
bonds have been signed by the officials herein designated to sign
the bonds, who were in office at the time of such signing but who
may have ceased to be such officers before the sale and delivery
of such bonds, or who may not have been in office on the date such
bonds may bear, the signatures of such officers upon such bonds
shall nevertheless be valid and sufficient for all purposes and
have the same effect as if the person so officially signing such
bonds had remained in office until the delivery of the same to the
purchaser, or had been in office on the date such bonds may bear.

(6) All bonds issued under the provisions of this section shall be and are hereby declared to have all the qualities and incidents of negotiable instruments under the provisions of the Uniform Commercial Code and in exercising the powers granted by this chapter, the State Bond Commission shall not be required to

1987 and need not comply with the provisions of the Uniform Commercial 1988 Code.

1989 The State Bond Commission shall act as issuing agent for 1990 the bonds, prescribe the form of the bonds, determine the appropriate method for sale of the bonds, advertise for and accept 1991 1992 bids or negotiate the sale of the bonds, issue and sell the bonds, 1993 pay all fees and costs incurred in such issuance and sale, and do 1994 any and all other things necessary and advisable in connection 1995 with the issuance and sale of the bonds. The State Bond Commission may sell such bonds on sealed bids at public sale or 1996 1997 may negotiate the sale of the bonds for such price as it may 1998 determine to be for the best interest of the State of Mississippi. The bonds shall bear interest at such rate or rates not exceeding 1999 2000 the limits set forth in Section 75-17-101 as shall be fixed by the 2001 State Bond Commission. All interest accruing on such bonds so 2002 issued shall be payable semiannually or annually.

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

2009 The State Bond Commission, when issuing any bonds under the authority of this section, may provide that the bonds, at the option of the state, may be called in for payment and redemption 2011

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2012 at the call price named therein and accrued interest on such date 2013 or dates named therein.

- 2014 (8) State bonds issued under the provisions of this section
 2015 shall be the general obligations of the state and backed by the
 2016 full faith and credit of the state. The Legislature shall
 2017 appropriate annually an amount sufficient to pay the principal of
 2018 and the interest on such bonds as they become due. All bonds
 2019 shall contain recitals on their faces substantially covering the
 2020 foregoing provisions of this section.
- 2021 (9) The State Treasurer is authorized to certify to the 2022 Department of Finance and Administration the necessity for 2023 warrants, and the Department of Finance and Administration is 2024 authorized and directed to issue such warrants payable out of any 2025 funds appropriated by the Legislature under this section for such 2026 purpose, in such amounts as may be necessary to pay when due the 2027 principal of and interest on all bonds issued under the provisions 2028 of this section. The State Treasurer shall forward the necessary 2029 amount to the designated place or places of payment of such bonds 2030 in ample time to discharge such bonds, or the interest thereon, on 2031 the due dates thereof.
- 2032 (10) The bonds may be issued without any other proceedings
 2033 or the happening of any other conditions or things other than
 2034 those proceedings, conditions and things which are specified or
 2035 required by this chapter. Any resolution providing for the
 2036 issuance of general obligation bonds under the provisions of this

section shall become effective immediately upon its adoption by
the State Bond Commission, and any such resolution may be adopted
at any regular or special meeting of the State Bond Commission by
a majority of its members.

2041 In anticipation of the issuance of bonds hereunder, the 2042 State Bond Commission is authorized to negotiate and enter into any purchase, loan, credit or other agreement with any bank, trust 2043 2044 company or other lending institution or to issue and sell interim 2045 notes for the purpose of making any payments authorized under this All borrowings made under this provision shall be 2046 section. 2047 evidenced by notes of the state which shall be issued from time to 2048 time, for such amounts not exceeding the amount of bonds 2049 authorized herein, in such form and in such denomination and 2050 subject to such terms and conditions of sale and issuance, 2051 prepayment or redemption and maturity, rate or rates of interest 2052 not to exceed the maximum rate authorized herein for bonds, and 2053 time of payment of interest as the State Bond Commission shall 2054 agree to in such agreement. Such notes shall constitute general 2055 obligations of the state and shall be backed by the full faith and 2056 credit of the state. Such notes may also be issued for the 2057 purpose of refunding previously issued notes. No note shall 2058 mature more than three (3) years following the date of its 2059 issuance. The State Bond Commission is authorized to provide for 2060 the compensation of any purchaser of the notes by payment of a fixed fee or commission and for all other costs and expenses of 2061

issuance and service, including paying agent costs. Such costs and expenses may be paid from the proceeds of the notes.

- 2064 The bonds and interim notes authorized under the 2065 authority of this section may be validated in the Chancery Court 2066 of the First Judicial District of Hinds County, Mississippi, in 2067 the manner and with the force and effect provided now or hereafter by Chapter 13, Title 31, Mississippi Code of 1972, for the 2068 2069 validation of county, municipal, school district and other bonds. 2070 The necessary papers for such validation proceedings shall be 2071 transmitted to the State Bond Attorney, and the required notice 2072 shall be published in a newspaper published in the City of 2073 Jackson, Mississippi.
- 2074 (13) Any bonds or interim notes issued under the provisions
 2075 of this chapter, a transaction relating to the sale or securing of
 2076 such bonds or interim notes, their transfer and the income
 2077 therefrom shall at all times be free from taxation by the state or
 2078 any local unit or political subdivision or other instrumentality
 2079 of the state, excepting inheritance and gift taxes.
- 2080 (14) All bonds issued under this chapter shall be legal
 2081 investments for trustees, other fiduciaries, savings banks, trust
 2082 companies and insurance companies organized under the laws of the
 2083 State of Mississippi; and such bonds shall be legal securities
 2084 which may be deposited with and shall be received by all public
 2085 officers and bodies of the state and all municipalities and other

2086 political subdivisions thereof for the purpose of securing the 2087 deposit of public funds.

- (15) The Attorney General of the State of Mississippi shall represent the State Bond Commission in issuing, selling and validating bonds herein provided for, and the Bond Commission is hereby authorized and empowered to expend from the proceeds derived from the sale of the bonds authorized hereunder all necessary administrative, legal and other expenses incidental and related to the issuance of bonds authorized under this chapter.
- (16) There is hereby created a special fund in the State
 Treasury to be known as the Mississippi Major Economic Impact
 Authority Fund wherein shall be deposited the proceeds of the
 bonds issued under this chapter and all monies received by the
 authority to carry out the purposes of this chapter. Expenditures
 authorized herein shall be paid by the State Treasurer upon
 warrants drawn from the fund, and the Department of Finance and
 Administration shall issue warrants upon requisitions signed by
 the director of the authority.
- 2104 (17)There is hereby created the Mississippi Economic (a) 2105 Impact Authority Sinking Fund from which the principal of and interest on such bonds shall be paid by appropriation. All monies 2106 2107 paid into the sinking fund not appropriated to pay accruing bonds and interest shall be invested by the State Treasurer in such 2108 2109 securities as are provided by law for the investment of the 2110 sinking funds of the state.

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2111	(b) In the event that all or any part of the bonds and
2112	notes are purchased, they shall be cancelled and returned to the
2113	loan and transfer agent as cancelled and paid bonds and notes and
2114	thereafter all payments of interest thereon shall cease and the
2115	cancelled bonds, notes and coupons, together with any other
2116	cancelled bonds, notes and coupons, shall be destroyed as promptly
2117	as possible after cancellation but not later than two (2) years
2118	after cancellation. A certificate evidencing the destruction of
2119	the cancelled bonds, notes and coupons shall be provided by the
2120	loan and transfer agent to the seller.

- the Department of Finance and Administration and Legislative
 Budget Office by September 1 of each year the amount of money
 necessary for the payment of the principal of and interest on
 outstanding obligations for the following fiscal year and the
 times and amounts of the payments. It shall be the duty of the
 Governor to include in every executive budget submitted to the
 Legislature full information relating to the issuance of bonds and
 notes under the provisions of this chapter and the status of the
 sinking fund for the payment of the principal of and interest on
 the bonds and notes.
- 2132 (d) Any monies repaid to the state from loans
 2133 authorized in Section 57-75-11(hh) shall be deposited into the
 2134 Mississippi Major Economic Impact Authority Sinking Fund unless
 2135 the State Bond Commission, at the request of the authority, shall

2136 determine that such loan repayments are needed to provide 2137 additional loans as authorized under Section 57-75-11(hh). purposes of providing additional loans, there is hereby created 2138 2139 the Mississippi Major Economic Impact Authority Revolving Loan 2140 Fund and loan repayments shall be deposited into the fund. 2141 fund shall be maintained for such period as determined by the State Bond Commission for the sole purpose of making additional 2142 2143 loans as authorized by Section 57-75-11(hh). Unexpended amounts 2144 remaining in the fund at the end of a fiscal year shall not lapse 2145 into the State General Fund and any interest earned on amounts in 2146 such fund shall be deposited to the credit of the fund.

- 2147 (e) Any monies repaid to the state from loans
 2148 authorized in Section 57-75-11(ii) shall be deposited into the
 2149 Mississippi Major Economic Impact Authority Sinking Fund.
- 2150 Any monies repaid to the state from loans, grants 2151 and other funds authorized in Section 57-75-11(jj), Section 2152 57-75-11 (vv) * * *, Section 57-75-11 (xx) and Section 57-75-11 (zz)2153 shall be deposited into the Mississippi Major Economic Impact 2154 Authority Sinking Fund. However, monies paid to the state from a 2155 county in which a project as defined in Section 57-75-5(f)(xxxii) 2156 is located and which is paid pursuant to any agreement under 2157 Section 57-75-37(6)(c)(iii) shall, after being received from the county and properly accounted for, be deposited into the State 2158

General Fund.

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2160	(18) (a) Upon receipt of a declaration by the authority
2161	that it has determined that the state is a potential site for a
2162	project, the State Bond Commission is authorized and directed to
2163	authorize the State Treasurer to borrow money from any special
2164	fund in the State Treasury not otherwise appropriated to be
2165	utilized by the authority for the purposes provided for in this
2166	subsection.

- 2167 The proceeds of the money borrowed under this 2168 subsection may be utilized by the authority for the purpose of 2169 defraying all or a portion of the costs incurred by the authority 2170 with respect to acquisition options and planning, design and 2171 environmental impact studies with respect to a project defined in 2172 Section 57-75-5(f)(xi) or Section 57-75-5(f)(xxix). The authority 2173 may escalate its budget and expend the proceeds of the money borrowed under this subsection in accordance with rules and 2174 2175 regulations of the Department of Finance and Administration in a 2176 manner consistent with the escalation of federal funds.
- 2177 The authority shall request an appropriation or (C) 2178 additional authority to issue general obligation bonds to repay 2179 the borrowed funds and establish a date for the repayment of the 2180 funds so borrowed.
- 2181 Borrowings made under the provisions of this subsection shall not exceed Five Hundred Thousand Dollars 2182 (\$500,000.00) at any one time. 2183

[From and after July 1, 2025, this section shall read as follows:]

- 2186 (1) Upon notification to the authority by the 57-75-15. enterprise that the state has been finally selected as the site 2187 2188 for the project, the State Bond Commission shall have the power 2189 and is hereby authorized and directed, upon receipt of a 2190 declaration from the authority as hereinafter provided, to borrow 2191 money and issue general obligation bonds of the state in one or 2192 more series for the purposes herein set out. Upon such 2193 notification, the authority may thereafter, from time to time, 2194 declare the necessity for the issuance of general obligation bonds 2195 as authorized by this section and forward such declaration to the 2196 State Bond Commission, provided that before such notification, the authority may enter into agreements with the United States 2197 2198 government, private companies and others that will commit the 2199 authority to direct the State Bond Commission to issue bonds for 2200 eligible undertakings set out in subsection (4) of this section, 2201 conditioned on the siting of the project in the state.
 - (2) Upon receipt of any such declaration from the authority, the State Bond Commission shall verify that the state has been selected as the site of the project and shall act as the issuing agent for the series of bonds directed to be issued in such declaration pursuant to authority granted in this section.
- 2207 (3) (a) Bonds issued under the authority of this section 2208 for projects as defined in Section 57-75-5(f)(i) shall not exceed

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- an aggregate principal amount in the sum of Sixty-seven Million
 Three Hundred Fifty Thousand Dollars (\$67,350,000.00).
- 2211 (b) Bonds issued under the authority of this section
- 2212 for projects as defined in Section 57-75-5(f)(ii) shall not exceed
- 2213 Seventy-seven Million Dollars (\$77,000,000.00). The authority,
- 2214 with the express direction of the State Bond Commission, is
- 2215 authorized to expend any remaining proceeds of bonds issued under
- 2216 the authority of this act prior to January 1, 1998, for the
- 2217 purpose of financing projects as then defined in Section
- 2218 57-75-5(f)(ii) or for any other projects as defined in Section
- 2219 57-75-5(f)(ii), as it may be amended from time to time. No bonds
- 2220 shall be issued under this paragraph (b) until the State Bond
- 2221 Commission by resolution adopts a finding that the issuance of
- 2222 such bonds will improve, expand or otherwise enhance the military
- 2223 installation, its support areas or military operations, or will
- 2224 provide employment opportunities to replace those lost by closure
- 2225 or reductions in operations at the military installation or will
- 2226 support critical studies or investigations authorized by Section
- 2227 57-75-5(f)(ii).
- 2228 (c) Bonds issued under the authority of this section
- 2229 for projects as defined in Section 57-75-5(f)(iii) shall not
- 2230 exceed Ten Million Dollars (\$10,000,000.00). No bonds shall be
- 2231 issued under this paragraph after December 31, 1996.

- 2232 (d) Bonds issued under the authority of this section
- 2233 for projects defined in Section 57-75-5(f)(iv) shall not exceed

- Three Hundred Fifty-one Million Dollars (\$351,000,000.00). An additional amount of bonds in an amount not to exceed Twelve
- 2236 Million Five Hundred Thousand Dollars (\$12,500,000.00) may be
- 2237 issued under the authority of this section for the purpose of
- 2238 defraying costs associated with the construction of surface water
- 2239 transmission lines for a project defined in Section 57-75-5(f)(iv)
- 2240 or for any facility related to the project. No bonds shall be
- 2241 issued under this paragraph after June 30, 2005.
- 2242 (e) Bonds issued under the authority of this section
- 2243 for projects defined in Section 57-75-5(f)(v) and for facilities
- 2244 related to such projects shall not exceed Thirty-eight Million
- 2245 Five Hundred Thousand Dollars (\$38,500,000.00). No bonds shall be
- 2246 issued under this paragraph after April 1, 2005.
- 2247 (f) Bonds issued under the authority of this section
- 2248 for projects defined in Section 57-75-5(f)(vii) shall not exceed
- 2249 Five Million Dollars (\$5,000,000.00). No bonds shall be issued
- 2250 under this paragraph after June 30, 2006.
- 2251 (g) Bonds issued under the authority of this section
- 2252 for projects defined in Section 57-75-5(f)(viii) shall not exceed
- 2253 Four Million Five Hundred Thousand Dollars (\$4,500,000.00). No
- 2254 bonds shall be issued under this paragraph after June 30, 2008.
- 2255 (h) Bonds issued under the authority of this section
- 2256 for projects defined in Section 57-75-5(f)(ix) shall not exceed
- 2257 Five Million Dollars (\$5,000,000.00). No bonds shall be issued
- 2258 under this paragraph after June 30, 2007.

- (i) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(x) shall not exceed Five Million Dollars (\$5,000,000.00). No bonds shall be issued under this paragraph after April 1, 2005.
- 2263 Bonds issued under the authority of this section (j) 2264 for projects defined in Section 57-75-5(f)(xii) shall not exceed 2265 Thirty-three Million Dollars (\$33,000,000.00). The amount of 2266 bonds that may be issued under this paragraph for projects defined 2267 in Section 57-75-5(f)(xii) may be reduced by the amount of any federal or local funds made available for such projects. No bonds 2268 2269 shall be issued under this paragraph until local governments in or 2270 near the county in which the project is located have irrevocably 2271 committed funds to the project in an amount of not less than Two 2272 Million Five Hundred Thousand Dollars (\$2,500,000.00) in the 2273 aggregate; however, this irrevocable commitment requirement may be 2274 waived by the authority upon a finding that due to the unforeseen 2275 circumstances created by Hurricane Katrina, the local governments 2276 are unable to comply with such commitment. No bonds shall be 2277 issued under this paragraph after June 30, 2008.
- (k) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(xiii) shall not exceed Three Million Dollars (\$3,000,000.00). No bonds shall be issued under this paragraph after June 30, 2009.
- 2282 (1) Bonds issued under the authority of this section 2283 for projects defined in Section 57-75-5(f)(xiv) shall not exceed

- 2284 Twenty-four Million Dollars (\$24,000,000.00). No bonds shall be
- 2285 issued under this paragraph until local governments in the county
- 2286 in which the project is located have irrevocably committed funds
- 2287 to the project in an amount of not less than Two Million Dollars
- 2288 (\$2,000,000.00). No bonds shall be issued under this paragraph
- 2289 after June 30, 2009.
- 2290 (m) Bonds issued under the authority of this section
- 2291 for projects defined in Section 57-75-5(f)(xv) shall not exceed
- 2292 Five Hundred Thousand Dollars (\$500,000.00). No bonds shall be
- 2293 issued under this paragraph after June 30, 2009.
- 2294 (n) Bonds issued under the authority of this section
- 2295 for projects defined in Section 57-75-5(f)(xvi) shall not exceed
- 2296 Ten Million Dollars (\$10,000,000.00). No bonds shall be issued
- 2297 under this paragraph after June 30, 2011.
- 2298 (o) Bonds issued under the authority of this section
- 2299 for projects defined in Section 57-75-5(f)(xvii) shall not exceed
- 2300 Three Million Five Hundred Thousand Dollars (\$3,500,000.00). No
- 2301 bonds shall be issued under this paragraph after June 30, 2010.
- 2302 (p) Bonds issued under the authority of this section
- 2303 for projects defined in Section 57-75-5(f)(xviii) shall not exceed
- 2304 Ninety-six Million Dollars (\$96,000,000.00). No bonds shall be
- 2305 issued under this paragraph after June 30, 2016.
- 2306 (g) Bonds issued under the authority of this section
- 2307 for projects defined in Section 57-75-5(f)(xix) shall not exceed

- 2308 Fifteen Million Dollars (\$15,000,000.00). No bonds shall be
- 2309 issued under this paragraph after June 30, 2012.
- 2310 (r) Bonds issued under the authority of this section
- 2311 for projects defined in Section 57-75-5(f)(xx) shall not exceed
- 2312 Twenty-three Million Dollars (\$23,000,000.00). No bonds shall be
- 2313 issued under this paragraph after April 25, 2013.
- 2314 (s) Bonds issued under the authority of this section
- 2315 for projects defined in Section 57-75-5(f)(xxi) shall not exceed
- 2316 Two Hundred Ninety-three Million Nine Hundred Thousand Dollars
- 2317 (\$293,900,000.00). No bonds shall be issued under this paragraph
- 2318 after July 1, 2020.
- 2319 (t) Bonds issued under the authority of this section
- 2320 for Tier One suppliers shall not exceed Thirty Million Dollars
- 2321 (\$30,000,000.00). No bonds shall be issued under this paragraph
- 2322 after July 1, 2020.
- 2323 (u) Bonds issued under the authority of this section
- 2324 for projects defined in Section 57-75-5(f)(xxii) shall not exceed
- 2325 Forty-eight Million Four Hundred Thousand Dollars
- 2326 (\$48,400,000.00). No bonds shall be issued under this paragraph
- 2327 after July 1, 2020.
- 2328 (v) Bonds issued under the authority of this section
- 2329 for projects defined in Section 57-75-5(f)(xxiii) shall not exceed
- 2330 Eighty-eight Million Two Hundred Fifty Thousand Dollars

- 2331 (\$88,250,000.00). No bonds shall be issued under this paragraph
- 2332 after July 1, 2009.

- 2333 (w) Bonds issued under the authority of this section 2334 for projects defined in Section 57-75-5(f)(xxiv) shall not exceed 2335 Thirteen Million Dollars (\$13,000,000.00). No bonds shall be 2336 issued under this paragraph after July 1, 2020.
- 2337 (x) Bonds issued under the authority of this section 2338 for projects defined in Section 57-75-5(f)(xxv) shall not exceed 2339 Twenty-five Million Dollars (\$25,000,000.00). No bonds shall be 2340 issued under this paragraph after July 1, 2017.
- 2341 (y) Bonds issued under the authority of this section 2342 for projects defined in Section 57-75-5(f)(xxvi) shall not exceed 2343 Thirty-five Million One Hundred Thousand Dollars (\$35,100,000.00).
- 2344 No bonds shall be issued under this paragraph after July 1, 2021.
- 2345 (z) Bonds issued under the authority of this section 2346 for projects defined in Section 57-75-5(f)(xxvii) shall not exceed 2347 Fifty Million Dollars (\$50,000,000.00). No bonds shall be issued 2348 under this paragraph after April 25, 2013.
- 2349 (aa) Bonds issued under the authority of this section 2350 for projects defined in Section 57-75-5(f)(xxviii) shall not 2351 exceed One Hundred Thirty Million Dollars (\$130,000,000.00). No 2352 bonds shall be issued under this paragraph after July 1, 2026.
- 2353 (bb) Bonds issued under the authority of this section 2354 for projects defined in Section 57-75-5(f)(xxix) shall not exceed 2355 Two Hundred Sixty-three Million Dollars (\$263,000,000.00). No 2356 bonds shall be issued under this paragraph after July 1, 2034.

2357	(cc) Bonds issued under the authority of this section
2358	for projects defined in Section 57-75-5(f)(xxx) shall not exceed
2359	Eleven Million Dollars (\$11,000,000.00). No bonds shall be issued
2360	under this paragraph after July 1, 2025.
2361	(dd) Bonds issued under the authority of this section
2362	for projects defined in Section 57-75-5(f)(xxxi) shall not exceed
2363	Two Hundred Forty-six Million Seven Hundred Ninety-eight Thousand
2364	Five Hundred Fifty Dollars (\$246,798,550.00); however, the total
2365	amount of bonds that may be issued under the authority of this
2366	section for projects defined in Section 57-75-5(f)(xxxi) shall be
2367	reduced by the amount of any other funds authorized by the
2368	Legislature during the 2022 First Extraordinary Session
2369	specifically for such projects. No bonds shall be issued under
2370	this paragraph after July 1, 2040.
2371	(ee) Bonds issued under the authority of this section
2372	for a project defined in Section 57-75-5(f)(xxxii) shall not
2373	<pre>exceed Four Hundred Eight-two Million Dollars (\$482,000,000.00);</pre>
2374	however, the total amount of bonds that may be issued under the
2375	authority of this section for a project defined in Section
2376	57-75-5(f)(xxxii) shall be reduced by the amount of any other
2377	funds authorized by the Legislature specifically for such project.
2378	No bonds shall be issued under this paragraph after July 1, 2040.
2379	(4) (a) The proceeds from the sale of the bonds issued

under this section may be applied for the following purposes:

2381	(i) Defraying all or any designated portion of the
2382	costs incurred with respect to acquisition, planning, design,
2383	construction, installation, rehabilitation, improvement,
2384	relocation and with respect to state-owned property, operation and
2385	maintenance of the project and any facility related to the project
2386	located within the project area, including costs of design and
2387	engineering, all costs incurred to provide land, easements and
2388	rights-of-way, relocation costs with respect to the project and
2389	with respect to any facility related to the project located within
2390	the project area, and costs associated with mitigation of
2391	environmental impacts and environmental impact studies;
2392	(ii) Defraying the cost of providing for the
2393	recruitment, screening, selection, training or retraining of
2394	employees, candidates for employment or replacement employees of
2395	the project and any related activity;
2396	(iii) Reimbursing the Mississippi Development
2397	Authority for expenses it incurred in regard to projects defined
2398	in Section 57-75-5(f)(iv) prior to November 6, 2000. The
2399	Mississippi Development Authority shall submit an itemized list of
2400	expenses it incurred in regard to such projects to the Chairmen of
2401	the Finance and Appropriations Committees of the Senate and the
2402	Chairmen of the Ways and Means and Appropriations Committees of
2403	the House of Representatives;
2404	(iv) Providing grants to enterprises operating
2405	projects defined in Section 57-75-5(f)(iv)1;

2406	(v) Paying any warranty made by the authority
2407	regarding site work for a project defined in Section
2408	57-75-5(f)(iv)1;
2409	(vi) Defraying the cost of marketing and promotion
2410	of a project as defined in Section 57-75-5(f)(iv)1, Section
2411	57-75-5(f) (xxi) or Section $57-75-5(f)$ (xxii). The authority shall
2412	submit an itemized list of costs incurred for marketing and
2413	promotion of such project to the Chairmen of the Finance and
2414	Appropriations Committees of the Senate and the Chairmen of the
2415	Ways and Means and Appropriations Committees of the House of
2416	Representatives;
2417	(vii) Providing for the payment of interest on the
2418	bonds;
2419	(viii) Providing debt service reserves;
2420	(ix) Paying underwriters' discount, original issue
2421	discount, accountants' fees, engineers' fees, attorneys' fees,
2422	rating agency fees and other fees and expenses in connection with
2423	the issuance of the bonds;
2424	(x) For purposes authorized in paragraphs (b) and
2425	(c) of this subsection (4);
2426	(xi) Providing grants to enterprises operating
2427	projects defined in Section 57-75-5(f)(v), or, in connection with
2428	a facility related to such a project, for any purposes deemed by
2429	the authority in its sole discretion to be necessary and
2430	appropriate;

2431	(xii) Providing grant funds or loans to a public
2432	agency or an enterprise owning, leasing or operating a project
2433	defined in Section 57-75-5(f)(ii);
2434	(xiii) Providing grant funds or loans to an
2435	enterprise owning, leasing or operating a project defined in
2436	Section 57-75-5(f)(xiv);
2437	(xiv) Providing grants, loans and payments to or
2438	for the benefit of an enterprise owning or operating a project
2439	defined in Section 57-75-5(f)(xviii);
2440	(xv) Purchasing equipment for a project defined in
2441	Section 57-75-5(f)(viii) subject to such terms and conditions as
2442	the authority considers necessary and appropriate;
2443	(xvi) Providing grant funds to an enterprise
2444	developing or owning a project defined in Section 57-75-5(f)(xx);
2445	(xvii) Providing grants and loans for projects as
2446	authorized in Section $57-75-11(kk)$, (ll), (mm), (uu), (vv) or, in
2447	connection with a facility related to such a project, for any
2448	purposes deemed by the authority in its sole discretion to be
2449	necessary and appropriate;
2450	(xviii) Providing grants for projects as
2451	authorized in Section 57-75-11(pp) for any purposes deemed by the
2452	authority in its sole discretion to be necessary and appropriate;
2453	(xix) Providing grants and loans for projects as
2454	authorized in Section 57-75-11(qq);

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in Section 57-75-11(rr);
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                            Providing grants, loans and payments as
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      authorized in Section 57-75-11(ss);
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                      (xxii) Providing loans as authorized in Section
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      57-75-11(tt);
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                      (xxiii) Providing grants as authorized in Section
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      57-75-11(ww) for any purposes deemed by the authority in its sole
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      discretion to be necessary and appropriate; and
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                      (xxiv)
                            Providing loans, grants and other funds as
      authorized in Sections 57-75-11(xx) * * *, 57-75-11(yy) and Section
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      57-75-11(zz) for any purposes deemed by the authority in its sole
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      discretion to be necessary and appropriate.
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           Such bonds shall be issued, from time to time, and in such
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      principal amounts as shall be designated by the authority, not to
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      exceed in aggregate principal amounts the amount authorized in
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      subsection (3) of this section. Proceeds from the sale of the
      bonds issued under this section may be invested, subject to
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      federal limitations, pending their use, in such securities as may
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      be specified in the resolution authorizing the issuance of the
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      bonds or the trust indenture securing them, and the earning on
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      such investment applied as provided in such resolution or trust
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      indenture.
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                          The proceeds of bonds issued after June 21,
                 (b)
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2002, under this section for projects described in Section

(xx) Providing grants for projects as authorized

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2480 57-75-5(f)(iv) may be used to reimburse reasonable actual and 2481 necessary costs incurred by the Mississippi Development Authority 2482 in providing assistance related to a project for which funding is 2483 provided from the use of proceeds of such bonds. The Mississippi 2484 Development Authority shall maintain an accounting of actual costs 2485 incurred for each project for which reimbursements are sought. 2486 Reimbursements under this paragraph (b)(i) shall not exceed Three 2487 Hundred Thousand Dollars (\$300,000.00) in the aggregate. 2488 Reimbursements under this paragraph (b) (i) shall satisfy any 2489 applicable federal tax law requirements. 2490 (ii) The proceeds of bonds issued after June 21, 2491 2002, under this section for projects described in Section 2492 57-75-5(f)(iv) may be used to reimburse reasonable actual and 2493 necessary costs incurred by the Department of Audit in providing 2494 services related to a project for which funding is provided from 2495 the use of proceeds of such bonds. The Department of Audit shall 2496 maintain an accounting of actual costs incurred for each project for which reimbursements are sought. The Department of Audit may 2497 2498 escalate its budget and expend such funds in accordance with rules 2499 and regulations of the Department of Finance and Administration in 2500 a manner consistent with the escalation of federal funds. 2501 Reimbursements under this paragraph (b) (ii) shall not exceed One 2502 Hundred Thousand Dollars (\$100,000.00) in the aggregate. 2503 Reimbursements under this paragraph (b)(ii) shall satisfy any 2504 applicable federal tax law requirements.

(C) (1) Except as otherwise provided in this
subsection, the proceeds of bonds issued under this section for a
project described in Section 57-75-5(f) may be used to reimburse
reasonable actual and necessary costs incurred by the Mississippi
Development Authority in providing assistance related to the
project for which funding is provided for the use of proceeds of
such bonds. The Mississippi Development Authority shall maintain
an accounting of actual costs incurred for each project for which
reimbursements are sought. Reimbursements under this paragraph
shall not exceed Twenty-five Thousand Dollars (\$25,000.00) for
each project.

(ii) Except as otherwise provided in this subsection, the proceeds of bonds issued under this section for a project described in Section 57-75-5(f) may be used to reimburse reasonable actual and necessary costs incurred by the Department of Audit in providing services related to the project for which funding is provided from the use of proceeds of such bonds. The Department of Audit shall maintain an accounting of actual costs incurred for each project for which reimbursements are sought. The Department of Audit may escalate its budget and expend such funds in accordance with rules and regulations of the Department of Finance and Administration in a manner consistent with the escalation of federal funds. Reimbursements under this paragraph shall not exceed Twenty-five Thousand Dollars (\$25,000.00) for

2529 each project. Reimbursements under this paragraph shall satisfy 2530 any applicable federal tax law requirements.

The principal of and the interest on the bonds shall be 2531 2532 payable in the manner hereinafter set forth. The bonds shall bear 2533 date or dates; be in such denomination or denominations; bear 2534 interest at such rate or rates; be payable at such place or places 2535 within or without the state; mature absolutely at such time or 2536 times; be redeemable before maturity at such time or times and 2537 upon such terms, with or without premium; bear such registration 2538 privileges; and be substantially in such form; all as shall be 2539 determined by resolution of the State Bond Commission except that 2540 such bonds shall mature or otherwise be retired in annual 2541 installments beginning not more than five (5) years from the date 2542 thereof and extending not more than twenty-five (25) years from 2543 the date thereof. The bonds shall be signed by the Chairman of 2544 the State Bond Commission, or by his facsimile signature, and the 2545 official seal of the State Bond Commission shall be imprinted on or affixed thereto, attested by the manual or facsimile signature 2546 2547 of the Secretary of the State Bond Commission. Whenever any such 2548 bonds have been signed by the officials herein designated to sign 2549 the bonds, who were in office at the time of such signing but who 2550 may have ceased to be such officers before the sale and delivery 2551 of such bonds, or who may not have been in office on the date such 2552 bonds may bear, the signatures of such officers upon such bonds 2553 shall nevertheless be valid and sufficient for all purposes and

2554 have the same effect as if the person so officially signing such 2555 bonds had remained in office until the delivery of the same to the purchaser, or had been in office on the date such bonds may bear. 2556

- All bonds issued under the provisions of this section shall be and are hereby declared to have all the qualities and incidents of negotiable instruments under the provisions of the Uniform Commercial Code and in exercising the powers granted by this chapter, the State Bond Commission shall not be required to and need not comply with the provisions of the Uniform Commercial Code.
- 2564 (7) The State Bond Commission shall act as issuing agent for 2565 the bonds, prescribe the form of the bonds, advertise for and 2566 accept bids, issue and sell the bonds on sealed bids at public 2567 sale, pay all fees and costs incurred in such issuance and sale, 2568 and do any and all other things necessary and advisable in 2569 connection with the issuance and sale of the bonds. 2570 Bond Commission may sell such bonds on sealed bids at public sale for such price as it may determine to be for the best interest of 2571 2572 the State of Mississippi, but no such sale shall be made at a 2573 price less than par plus accrued interest to date of delivery of 2574 the bonds to the purchaser. The bonds shall bear interest at such 2575 rate or rates not exceeding the limits set forth in Section 2576 75-17-101 as shall be fixed by the State Bond Commission. All interest accruing on such bonds so issued shall be payable 2577

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semiannually or annually; provided that the first interest payment may be for any period of not more than one (1) year.

Notice of the sale of any bonds shall be published at least one time, the first of which shall be made not less than ten (10) days prior to the date of sale, and shall be so published in one or more newspapers having a general circulation in the City of Jackson, Mississippi, selected by the State Bond Commission.

The State Bond Commission, when issuing any bonds under the authority of this section, may provide that the bonds, at the option of the state, may be called in for payment and redemption at the call price named therein and accrued interest on such date or dates named therein.

- (8) State bonds issued under the provisions of this section shall be the general obligations of the state and backed by the full faith and credit of the state. The Legislature shall appropriate annually an amount sufficient to pay the principal of and the interest on such bonds as they become due. All bonds shall contain recitals on their faces substantially covering the foregoing provisions of this section.
- 2597 (9) The State Treasurer is authorized to certify to the
 2598 Department of Finance and Administration the necessity for
 2599 warrants, and the Department of Finance and Administration is
 2600 authorized and directed to issue such warrants payable out of any
 2601 funds appropriated by the Legislature under this section for such
 2602 purpose, in such amounts as may be necessary to pay when due the

principal of and interest on all bonds issued under the provisions of this section. The State Treasurer shall forward the necessary amount to the designated place or places of payment of such bonds in ample time to discharge such bonds, or the interest thereon, on the due dates thereof.

- 2608 The bonds may be issued without any other proceedings 2609 or the happening of any other conditions or things other than 2610 those proceedings, conditions and things which are specified or 2611 required by this chapter. Any resolution providing for the issuance of general obligation bonds under the provisions of this 2612 2613 section shall become effective immediately upon its adoption by the State Bond Commission, and any such resolution may be adopted 2614 2615 at any regular or special meeting of the State Bond Commission by a majority of its members. 2616
- In anticipation of the issuance of bonds hereunder, the 2617 2618 State Bond Commission is authorized to negotiate and enter into 2619 any purchase, loan, credit or other agreement with any bank, trust company or other lending institution or to issue and sell interim 2620 2621 notes for the purpose of making any payments authorized under this 2622 section. All borrowings made under this provision shall be 2623 evidenced by notes of the state which shall be issued from time to 2624 time, for such amounts not exceeding the amount of bonds authorized herein, in such form and in such denomination and 2625 2626 subject to such terms and conditions of sale and issuance, 2627 prepayment or redemption and maturity, rate or rates of interest

2628 not to exceed the maximum rate authorized herein for bonds, and 2629 time of payment of interest as the State Bond Commission shall agree to in such agreement. Such notes shall constitute general 2630 2631 obligations of the state and shall be backed by the full faith and 2632 credit of the state. Such notes may also be issued for the 2633 purpose of refunding previously issued notes. No note shall 2634 mature more than three (3) years following the date of its 2635 issuance. The State Bond Commission is authorized to provide for 2636 the compensation of any purchaser of the notes by payment of a fixed fee or commission and for all other costs and expenses of 2637 2638 issuance and service, including paying agent costs. Such costs 2639 and expenses may be paid from the proceeds of the notes.

- The bonds and interim notes authorized under the 2640 authority of this section may be validated in the Chancery Court 2641 2642 of the First Judicial District of Hinds County, Mississippi, in 2643 the manner and with the force and effect provided now or hereafter 2644 by Chapter 13, Title 31, Mississippi Code of 1972, for the validation of county, municipal, school district and other bonds. 2645 2646 The necessary papers for such validation proceedings shall be 2647 transmitted to the State Bond Attorney, and the required notice 2648 shall be published in a newspaper published in the City of 2649 Jackson, Mississippi.
- 2650 (13) Any bonds or interim notes issued under the provisions
 2651 of this chapter, a transaction relating to the sale or securing of
 2652 such bonds or interim notes, their transfer and the income

therefrom shall at all times be free from taxation by the state or any local unit or political subdivision or other instrumentality of the state, excepting inheritance and gift taxes.

- investments for trustees, other fiduciaries, savings banks, trust companies and insurance companies organized under the laws of the State of Mississippi; and such bonds shall be legal securities which may be deposited with and shall be received by all public officers and bodies of the state and all municipalities and other political subdivisions thereof for the purpose of securing the deposit of public funds.
 - (15) The Attorney General of the State of Mississippi shall represent the State Bond Commission in issuing, selling and validating bonds herein provided for, and the Bond Commission is hereby authorized and empowered to expend from the proceeds derived from the sale of the bonds authorized hereunder all necessary administrative, legal and other expenses incidental and related to the issuance of bonds authorized under this chapter.
- (16) There is hereby created a special fund in the State

 Treasury to be known as the Mississippi Major Economic Impact

 Authority Fund wherein shall be deposited the proceeds of the

 bonds issued under this chapter and all monies received by the

 authority to carry out the purposes of this chapter. Expenditures

 authorized herein shall be paid by the State Treasurer upon

 warrants drawn from the fund, and the Department of Finance and

2678 Administration shall issue warrants upon requisitions signed by 2679 the director of the authority.

- 2680 (17) (a) There is hereby created the Mississippi Economic
 2681 Impact Authority Sinking Fund from which the principal of and
 2682 interest on such bonds shall be paid by appropriation. All monies
 2683 paid into the sinking fund not appropriated to pay accruing bonds
 2684 and interest shall be invested by the State Treasurer in such
 2685 securities as are provided by law for the investment of the
 2686 sinking funds of the state.
- 2687 (b) In the event that all or any part of the bonds and 2688 notes are purchased, they shall be cancelled and returned to the 2689 loan and transfer agent as cancelled and paid bonds and notes and 2690 thereafter all payments of interest thereon shall cease and the 2691 cancelled bonds, notes and coupons, together with any other cancelled bonds, notes and coupons, shall be destroyed as promptly 2692 2693 as possible after cancellation but not later than two (2) years 2694 after cancellation. A certificate evidencing the destruction of the cancelled bonds, notes and coupons shall be provided by the 2695 2696 loan and transfer agent to the seller.
- 2697 (c) The State Treasurer shall determine and report to
 2698 the Department of Finance and Administration and Legislative
 2699 Budget Office by September 1 of each year the amount of money
 2700 necessary for the payment of the principal of and interest on
 2701 outstanding obligations for the following fiscal year and the
 2702 times and amounts of the payments. It shall be the duty of the

2703 Governor to include in every executive budget submitted to the
2704 Legislature full information relating to the issuance of bonds and
2705 notes under the provisions of this chapter and the status of the
2706 sinking fund for the payment of the principal of and interest on
2707 the bonds and notes.

- 2708 (d) Any monies repaid to the state from loans authorized in Section 57-75-11(hh) shall be deposited into the 2709 2710 Mississippi Major Economic Impact Authority Sinking Fund unless 2711 the State Bond Commission, at the request of the authority, shall 2712 determine that such loan repayments are needed to provide additional loans as authorized under Section 57-75-11(hh). 2713 purposes of providing additional loans, there is hereby created 2714 2715 the Mississippi Major Economic Impact Authority Revolving Loan 2716 Fund and loan repayments shall be deposited into the fund. 2717 fund shall be maintained for such period as determined by the 2718 State Bond Commission for the sole purpose of making additional loans as authorized by Section 57-75-11(hh). Unexpended amounts 2719 remaining in the fund at the end of a fiscal year shall not lapse 2720 2721 into the State General Fund and any interest earned on amounts in 2722 such fund shall be deposited to the credit of the fund.
- 2723 (e) Any monies repaid to the state from loans
 2724 authorized in Section 57-75-11(ii) shall be deposited into the
 2725 Mississippi Major Economic Impact Authority Sinking Fund.
- 2726 (f) Any monies repaid to the state from loans, grants
 2727 and other funds authorized in Section 57-75-11(jj), Section

2728 57-75-11(vv) * * *, Section 57-75-11(xx) and Section 57-75-11(zz)

2729 shall be deposited into the Mississippi Major Economic Impact

2730 Authority Sinking Fund. However, monies paid to the state from a

2731 county in which a project as defined in Section 57-75-5(f) (xxxii)

2732 is located and which is paid pursuant to any agreement under

2733 Section 57-75-37(6)(c)(iii) shall, after being received from the

county and properly accounted for, be deposited into the State

2735 General Fund.

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(18) (a) Upon receipt of a declaration by the authority
that it has determined that the state is a potential site for a
project, the State Bond Commission is authorized and directed to
authorize the State Treasurer to borrow money from any special
fund in the State Treasury not otherwise appropriated to be
utilized by the authority for the purposes provided for in this

2742 subsection.

2743 The proceeds of the money borrowed under this 2744 subsection may be utilized by the authority for the purpose of defraying all or a portion of the costs incurred by the authority 2745 2746 with respect to acquisition options and planning, design and 2747 environmental impact studies with respect to a project defined in 2748 Section 57-75-5(f)(xi) or Section 57-75-5(f)(xxix). The authority 2749 may escalate its budget and expend the proceeds of the money 2750 borrowed under this subsection in accordance with rules and 2751 regulations of the Department of Finance and Administration in a 2752 manner consistent with the escalation of federal funds.

- 2753 (c) The authority shall request an appropriation or 2754 additional authority to issue general obligation bonds to repay 2755 the borrowed funds and establish a date for the repayment of the 2756 funds so borrowed.
- 2757 (d) Borrowings made under the provisions of this 2758 subsection shall not exceed Five Hundred Thousand Dollars (\$500,000.00) at any one time.
- 2760 **SECTION 5.** Section 57-75-17, Mississippi Code of 1972, is 2761 amended as follows:
- 57-75-17. (1) For the purpose of aiding in the planning,
 design, undertaking and carrying out of the project or any
 facility related to the project, any public agency is authorized
 and empowered upon such terms, with or without consideration, as
 it may determine:
- 2767 (a) To enter into agreements, which may extend over any
 2768 period, with the authority respecting action to be taken by such
 2769 public agency with respect to the acquisition, planning,
 2770 construction, improvement, operation, maintenance or funding of
 2771 the project or any such facility, and which agreements may
 2772 include:
- 2773 (i) The appropriation or payment of funds to the 2774 authority or to a trustee in amounts which shall be sufficient to 2775 enable the authority to defray any designated portion or 2776 percentage of the expenses of administering, planning, designing,

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- constructing, acquiring, improving, operating, and maintaining the project or any facility related to the project,
- 2779 (ii) The appropriation or payment of funds to the
- 2780 authority or to a trustee to pay interest and principal (whether
- 2781 at maturity or upon sinking fund redemption) on bonds of the
- 2782 authority issued pursuant to this act and to fund reserves for
- 2783 debt service, for operation and maintenance and for renewals and
- 2784 replacements, and to fulfill requirements of any covenant with
- 2785 respect to debt service contained in any resolution, trust
- 2786 indenture or other security agreement relating to the bonds of the
- 2787 authority issued pursuant to this act,
- 2788 (iii) The furnishing of other assistance in
- 2789 connection with the project or facility related to the project,
- 2790 and
- 2791 (iv) The borrowing of money from the authority in
- 2792 connection with a project defined in Section 57-75-5(f)(ii);
- 2793 (b) To dedicate, sell, donate, convey or lease any
- 2794 property or interest in property to the authority or grant
- 2795 easements, licenses or other rights or privileges therein to the
- 2796 authority;
- 2797 (c) To incur the expense of any public improvements
- 2798 made or to be made by such public agency in exercising the powers
- 2799 granted in this section;
- 2800 (d) To lend, grant or contribute funds to the

2801 authority;

2802	(e) To cause public buildings and public facilities,
2803	including parks, playgrounds, recreational areas, community
2804	meeting facilities, water, sewer or drainage facilities, or any
2805	other works which it is otherwise empowered to undertake, to be
2806	furnished to or with respect to the project or any such facility;

- 2807 (f) To furnish, dedicate, close, vacate, pave, install,
 2808 upgrade or improve highways, streets, roads, sidewalks, airports,
 2809 railroads, or ports;
- 2810 (g) To plan or replan, zone or rezone any parcel of
 2811 land within the public agency or make exceptions from land use,
 2812 building and zoning regulations;
- 2813 (h) To cause administrative and other services to be
 2814 furnished to the authority, including services pertaining to the
 2815 acquisition of real property and the furnishing of relocation
 2816 assistance; and
- (i) To loan to the owner, lessee or operator of any project defined in Section 57-75-5(f)(ii) the proceeds of any loan from the authority to the public entity under the provisions of this act.
- (2) Any contract between a public agency entered into with
 the authority pursuant to any of the powers granted by this act
 shall be binding upon said public agency according to its terms,
 and such public agency shall have the power to enter into such
 contracts as in the discretion of the governing authorities
 thereof would be to the best interest of the people of such public

2827 agency. Such contracts may include within the discretion of such 2828 governing authorities of public agencies defined under Section 2829 57-75-5(h)(ii) a pledge of the full faith and credit of such public agency or any other lawfully available funds for the 2830 performance thereof. If at any time title to or possession of the 2831 2832 project or any such facility is held by any public body or 2833 governmental agency other than the authority, including any agency 2834 or instrumentality of the United States of America, the agreements 2835 referred to in this section shall inure to the benefit of and may 2836 be enforced by such public body or governmental agency.

(3) Notwithstanding any provisions of this act to the contrary, any contract entered into between the authority and any public agency for the appropriation or payment of funds to the authority under item (a)(ii) or (a)(iv) of this section shall contain a provision therein requiring periodic payments by the public agency as required by the authority to pay its indebtedness and, if the public agency is not a county or municipality, such contract shall include as an additional party to the contract the county or municipality (referred to in this paragraph as "levying authority") that levies and collects taxes for the contracting public agency. If the public agency fails to pay its indebtedness for any month, the authority shall certify to the Department of Revenue, or other appropriate agency, the amount of the delinquency, and the Department of Revenue shall deduct such amount from the public agency's or levying authority's, as the

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case may be, next allocation of sales taxes, petroleum taxes,
highway privilege taxes, severance taxes, Tennessee Valley

Authority payments in lieu of taxes and homestead exemption
reimbursements in that order of priority. The Department of
Revenue, or other appropriate agency, shall pay the sums so
deducted to the authority to be applied to the discharge of the
contractual obligation.

- (4) Notwithstanding any provision of this act to the contrary, all loans made pursuant to Section 57-75-11(hh) and this section shall be for a term not to exceed twenty (20) years as may be determined by the authority, shall bear interest at such rates as may be determined by the authority, shall, in the sole discretion of the authority, be secured in an amount and a manner as may be determined by the authority.
- 2866 Before authorizing any loan to a public agency 2867 defined in Section 57-75-5(h)(ii), a local governmental unit, the 2868 governing authority of such local governmental unit in connection with a project defined in Section 57-75-5(f)(ii), shall adopt a 2869 2870 resolution declaring its intention so to do, stating the amount of 2871 the loan proposed to be authorized and the purpose for which the 2872 loan is to be authorized, and the date upon which the loan will be 2873 authorized. Such resolution shall be published once a week for at least three (3) consecutive weeks in at least one (1) newspaper 2874 2875 published in such local governmental unit. The first publication of such resolution shall be made not less than twenty-one (21) 2876

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days before the date fixed in such resolution for the
authorization of the loan and the last publication shall be made
not more than seven (7) days before such date. If no newspaper is
published in such local governmental unit, then such notice shall
be given by publishing the resolution for the required time in
some newspaper having a general circulation in such local
governmental unit and, in addition, by posting a copy of such
resolution for at least twenty-one (21) days next preceding the
date fixed therein at three (3) public places in such local
governmental unit. If fifteen percent (15%) of the qualified
electors of the local governmental unit or fifteen hundred (1500),
whichever is the lesser, file a written protest against the
authorization of such loan on or before the date specified in such
resolution, then an election on the question of the authorization
of such loan shall be called and held as otherwise provided for in
connection with the issuance of general obligation indebtedness of
such local governmental unit. Notice of such election shall be
given as otherwise required in connection with the issuance of
general obligation indebtedness of such local governmental unit.
If three-fifths $(3/5)$ of the qualified electors voting in the
election vote in favor of authorizing the loan, then the governing
authority of the local governmental unit shall proceed with the
loan; however, if less than three-fifths $(3/5)$ of the qualified
electors voting in the election vote in favor of authorizing the
loan, then the loan shall not be incurred. If no protest be

2902 filed, then such loan may be entered into by the local 2903 governmental unit without an election on the question of the authorization of such loan, at any time within a period of two (2) 2904 2905 years after the date specified in the resolution. However, the 2906 governing authority of any local governmental unit, in its 2907 discretion, may nevertheless call an election on such question, in 2908 which event it shall not be necessary to publish the resolution 2909 declaring its intention to authorize such loan as provided in this 2910 subsection.

- 2911 (b) Local governmental units may, in connection with
 2912 any such loan, enter into any covenants and agreements with
 2913 respect to such local governmental unit's operations, revenues,
 2914 assets, monies, funds or property, or such loan, as may be
 2915 prescribed by the authority.
- 2916 Upon the making of any such loan by the authority 2917 to any local governmental unit, such local governmental unit shall 2918 be held and be deemed to have agreed that if such governmental unit fails to pay the principal of, premium, if any, and interest 2919 2920 on any such loan as when due and payable, such governmental unit 2921 shall have waived any and all defenses to such nonpayment, and the 2922 authority, upon such nonpayment, shall thereupon avail itself of 2923 all remedies, rights and provisions of law applicable in such circumstance, including without limitation any remedies or rights 2924 2925 theretofore agreed to by the local governmental unit, and that such loan shall for all of the purposes of this section, be held 2926

2927 and be deemed to have become due and payable and to be unpaid.

2928 The authority may carry out the provisions of this section and

2929 exercise all of the rights and other applicable laws of this

2930 state.

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2931 (d) This section shall be deemed to provide an 2932 additional, alternative and complete method for the doing of the 2933 things authorized by this section and shall be deemed and 2934 construed to be supplemental to any power conferred by other laws 2935 on public agencies and not in derogation of any such powers. Any obligation incurred pursuant to the provisions of this section 2936 shall not constitute an indebtedness of the public agency within 2937 2938 the meaning of any constitutional or statutory limitation or 2939 restriction. For purposes of this act, a public agency shall not be required to comply with the provisions of any other law except 2940

(6) Any public agency providing any utility service or services, to any project defined in Section 57-75-5(f)(iv)1 may enter into leases or subleases for any period of time not to exceed thirty (30) years, in the capacity as lessor or lessee or sublessor or sublessee of lands alone, or lands and facilities located thereon, whether the facilities are owned by the owner of the land, a lessee, sublessee or a third party, and whether the public agency is a lessor, lessee or owner of the land. Any such public agency may also enter into operating agreements and/or lease-purchase agreements with respect to land or utility

as provided in this section.

- facilities as owner, operator, lessor or lessee for any period of time not to exceed thirty (30) years. Any such public agency may also enter into contracts for the provision of utilities for any period of time not to exceed thirty (30) years and may set a special rate structure for such utilities.
- 2957 (7) (a) No well shall be permitted by any public agency responsible for the conservation of oil and gas in the State of 2958 Mississippi to be drilled on or under a tract of land which is a 2959 2960 part of a project owned or operated by an enterprise as defined in Section 57-75-5(f)(xxix) * * $\frac{*}{L}$ Section 57-75-5(f)(xxxi) or 2961 2962 Section 57-75-5(f)(xxxii) and which enterprise is a nonconsenting 2963 owner as defined in Section 53-3-7(1), which owns both the surface 2964 estate of said tract of land and also owns one hundred percent (100%) of the drilling rights in said tract of land. 2965
- 2966 (b) No mining activities on or under land which is part
 2967 of a project as defined in Section 57-75-5(f)(xxix) * * *, Section
 2968 57-75-5(f)(xxxi) or Section 57-75-5(f)(xxxii) shall be permitted
 2969 by any public agency responsible for mining in the state without
 2970 the consent of the enterprise owning or operating such project.
- 2971 **SECTION 6.** Section 57-75-33, Mississippi Code of 1972, is 2972 amended as follows:
- 2973 57-75-33. The board of supervisors of a county or the governing authorities of a municipality may each enter into an agreement with an enterprise operating a project as defined in Section 57-75-5(f) (iv) 1, Section 57-75-5(f) (xxi), Section

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      57-75-5(f) (xxii), Section 57-75-5(f) (xxviii), Section
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      57-75-5(f)(xxix) * * *, Section 57-75-5(f)(xxxi) or Section
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      57-75-5(f)(xxxii), providing that the county or municipality will
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      not levy any taxes, fees or assessments upon the enterprise other
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      than taxes, fees or assessments that are generally levied upon all
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      taxpayers, or all other taxpayers in the taxing districts in which
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      such project is located, and the board of supervisors or the
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      governing authorities also may each enter into a fee-in-lieu
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      agreement as provided in Section 27-31-104 and/or Section
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      27-31-105(2). Such agreements may be for a period not to exceed
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      thirty (30) years, except that any fee-in-lieu agreement entered
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      into under this section and Section 27-31-104 and/or Section
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      27-31-105(2) shall become effective upon its execution by the
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      enterprise and the county board of supervisors and/or municipal
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      governing authorities, as the case may be, in accordance with
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      Section 27-31-104, and continue in effect until all fee-in-lieu
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      periods granted thereunder have expired; however, the period
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      during which any fee-in-lieu may be granted under this section
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      shall not exceed thirty (30) years, and no particular parcel of
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      land, real property improvement or item of personal property shall
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      be subject to a fee-in-lieu for a duration of more than ten (10)
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      years.
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           SECTION 7. Section 57-75-37, Mississippi Code of 1972, is
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amended as follows:

3002 constructed a project as defined in Section 57-75-5(f)(xviii) is authorized to assist in defraying the costs incurred or to be 3003 3004 incurred by the enterprise establishing such project by: 3005 Contributing a sum of up to Five Million 3006 Dollars (\$5,000,000.00) to such enterprise for use in connection 3007 with the construction of the project; and/or 3008 2. Lending a sum of up to Five Million 3009 Dollars (\$5,000,000.00) upon such terms as the board of supervisors of such county and such enterprise may agree, the 3010 3011 proceeds of which loan shall be used by such enterprise in connection with the construction or financing of the project. 3012 3013 (ii) In order to provide the amounts set forth in paragraph (a) (i) of this subsection (1), any such county may 3014 appropriate monies from the county's general funds or provide such 3015 3016 amounts from the proceeds of general obligation bonds, or any 3017 combination of the foregoing. Any such county may issue the bonds for such purpose pursuant to the procedures for the issuance of 3018 3019 bonds under Chapter 9, Title 19, Mississippi Code of 1972, or Section 19-5-99. 3020 The board of supervisors of any county may donate 3021 (b) 3022 real property for use in the location, construction and/or operation of a project as defined under Section 57-75-5(f) (xviii) 3023 3024 to one or more economic development authorities, economic development districts, industrial development authorities or 3025

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(1) (a)

(i) Any county in which there is to be

3026 similar public agencies created pursuant to state law that engage 3027 in economic or industrial development in the county, and any such public agencies may accept such donation of real property from the 3028 3029 county. Such public agencies also may transfer and convey among 3030 themselves, with or without consideration being paid or received, 3031 real property to be used in the location, construction and/or 3032 operation of such a project, and may accept such transfers or 3033 donations.

- 3034 (2) Any county or municipality in which there is to be
 3035 constructed a project as defined in Section 57-75-5(f)(xxvi) or
 3036 57-75-5(f)(xxvii) is authorized to:
- 3037 (a) Acquire the site for such project and contribute 3038 the site to the enterprise owning or operating the project;
- 3039 (b) Apply for grants and loans and utilize the proceeds
 3040 of such grants and loans for infrastructure related to the
 3041 project; and
- 3042 (c) Enter into a lease agreement with the enterprise 3043 owning or operating the project for a term not to exceed 3044 ninety-nine (99) years.
- 3045 (3) (a) As used in this subsection:
- 3046 (i) "Project" shall have the meaning ascribed to 3047 such term in Section 57-75-5(f)(xxviii).
- 3048 (ii) "Public agency" means the county in which the 3049 project is located, any municipality located in the county, and/or 3050 any economic development authority, economic development district,

industrial development authority or similar public agency created pursuant to state law that engages in economic or industrial development in the county or a municipality in the county.

- Any county in which there is to be located a (b) project is authorized to assist as provided in this paragraph in defraying the costs incurred or to be incurred by the enterprise establishing the project and any public agency in connection with the location, construction and/or operation of the project or any facilities or public infrastructure related to the project. county may provide such assistance by contributing or lending any sum approved for such purpose by the board of supervisors of the county, upon such terms as the board of supervisors may agree, to the entity that directly or indirectly incurs or will incur such costs or as otherwise provided in paragraph (c) of this The proceeds of the contribution or loan shall be subsection. used by the recipient in connection with the location, construction and/or operation of the project or any facilities or public infrastructure related to the project.
- 3069 (c) In order to provide the amounts set forth in
 3070 paragraph (b) of this subsection, any such county may appropriate
 3071 monies from the county's general funds or provide such amounts
 3072 from the proceeds of general obligation bonds, or any combination
 3073 of the foregoing. Any such county may issue the bonds for such
 3074 purpose pursuant to the procedures for the issuance of bonds under
 3075 Chapter 9, Title 19, Mississippi Code of 1972, or Section 19-5-99.

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3077	project, the governing authorities of any public agency may:
3078	(i) Transfer and convey to the authority or the
3079	Mississippi Development Authority, with or without consideration
3080	being paid or received, any real and/or personal property for use
3081	in connection with the location, construction and/or operation of
3082	the project or any facilities or public infrastructure related to
3083	the project, and the authority and the Mississippi Development
3084	Authority may accept such transfers or donations;
3085	(ii) Transfer and convey among themselves, with or
3086	without consideration being paid or received, any real and/or
3087	personal property for use in connection with the location,
3088	construction and/or operation of a project or any facilities or
3089	public infrastructure related to the project, and may accept such
3090	transfers or donations; and
3091	(iii) Make grants or other contributions of funds
3092	to one another for use in connection with the location,
3093	construction and/or operation of such a project or any facilities
3094	or public infrastructure related to the project, and may accept
3095	such grants or contributions of funds.
3096	(e) In any county in which there is to be located a
3097	project, the person, entity or other agency seeking to acquire any

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(d)

In any county in which there is to be located a

real property to be used in connection with the location,

respect to such property from the requirements of Section

construction and/or operation of the project, shall be exempt with

- 3101 43-37-3(1)(b) and (c) if the purchase price for such property
- 3102 equals the lowest price negotiated between the owner of the
- 3103 property and the person, agency or other entity seeking to acquire
- 3104 the property, and at which the owner of the property is willing to
- 3105 sell the property.
- 3106 (4) (a) As used in this subsection:
- 3107 (i) "Project" shall have the meaning ascribed to
- 3108 such term in Section 57-75-5(f)(xxix).
- 3109 (ii) "Public agency" means the county in which the
- 3110 project is located, any municipality located in the county, and/or
- 3111 any economic development authority, economic development district,
- 3112 industrial development authority or similar public agency created
- 3113 pursuant to state law that engages in economic or industrial
- 3114 development in the county or a municipality in the county.
- 3115 (iii) "Board of education" shall have the meaning
- 3116 ascribed to such term in Section 29-3-1.1.
- 3117 (iv) "Superintendent of education" shall have the
- 3118 meaning ascribed to such term in Section 29-3-1.1.
- 3119 (b) In any county in which there is to be located a
- 3120 project, any public agency is authorized to assist as provided in
- 3121 this paragraph in defraying the costs incurred or to be incurred
- 3122 by the enterprise establishing the project and/or any public
- 3123 agency in connection with the location, construction and/or
- 3124 operation of the project or any facilities or public
- 3125 infrastructure related to the project. Any such public agency may

3126	provide such assistance by contributing or lending any sum
3127	approved for such purpose by the governing authority of such
3128	public agency, upon such terms as the governing authority of such
3129	public agency may agree, to the entity or public agency that
3130	directly or indirectly incurs or will incur such costs or as
3131	otherwise provided in paragraph (c) of this subsection. The
3132	proceeds of the contribution or loan shall be used by the
3133	recipient in connection with the location, construction and/or
3134	operation of the project or any facilities or public
3135	infrastructure related to the project, including, without
3136	limitation, to defray the costs of site preparation, utilities,
3137	real estate purchases, purchase options and improvements,
3138	infrastructure, roads, rail improvements, public works, job
3139	training, as well as planning, design and environmental impact
3140	studies with respect to a project, and any other expenses approved
3141	by any such public agency.
3142	(c) In order to provide the amounts set forth in

- 3142 (c) In order to provide the amounts set forth in 3143 paragraph (b) of this subsection:
- 3144 (i) Any such county may appropriate monies from
 3145 the county's general funds or provide such amounts from the
 3146 proceeds of general obligation bonds. Any such county may issue
 3147 the bonds for such purpose pursuant to the procedures for the
 3148 issuance of bonds under Chapter 9, Title 19, Mississippi Code of
 3149 1972, Section 19-5-99 or in any other manner permitted by any
 3150 local and private law or other general laws; and

3152	of such amounts from the authority or the Mississippi Development
3153	Authority for such duration and upon such terms and conditions
3154	approved by the governing authority of such public agency and the
3155	authority or Mississippi Development Authority, as applicable.
3156	(d) In any county in which there is to be located a
3157	project, the governing authority of any public agency may:
3158	(i) Transfer and convey to the authority or the
3159	Mississippi Development Authority, with or without consideration
3160	being paid or received, any real and/or personal property for use
3161	in connection with the location, construction and/or operation of
3162	the project or any facilities or public infrastructure related to
3163	the project, and the authority and the Mississippi Development
3164	Authority may accept such transfers or donations;
3165	(ii) Transfer and convey among themselves, with or
3166	without consideration being paid or received, any real and/or
3167	personal property for use in connection with the location,
3168	construction and/or operation of a project or any facilities or
3169	public infrastructure related to the project, and may accept such
3170	transfers or donations;
3171	(iii) Make grants or other contributions of funds
3172	to:
3173	1. One another for use in connection with the

location, construction and/or operation of such a project or any

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241E/HR26/R1.2 PAGE 127 (BS\KW) (ii) Any public agency may borrow or accept grants

facilities or public infrastructure related to the project, and may accept such grants or contributions of funds; and/or

2. A local water association incorporated as a nonprofit corporation and located within such county for the purpose of defraying the costs incurred or to be incurred thereby in connection with water or wastewater-related infrastructure improvements, including an elevated water tank, located within the project area; and

(iv) Make one or more periodic grants or other contributions of funds to an enterprise or affiliate thereof owning and/or operating a project in such amount or amounts approved by such governing authority, and enter into an agreement with such enterprise to make such periodic grants or other contributions of funds; however, the duration of any such obligation of the public agency to make such grants or other contributions shall not exceed thirty (30) years.

(e) In any county in which there is to be located a project, the public agency seeking to acquire any real property to be used in connection with the location, construction and/or operation of the project, shall be exempt with respect to such property from the requirements of Section 43-37-3(1)(b) and (c) if the purchase price for such property equals the lowest price negotiated between the owner of the property and the public agency seeking to acquire the property, and at which the owner of the property is willing to sell the property, and any such public

3200 agency is further authorized to procure an option to purchase any 3201 such real property for such purchase price authorized by this subsection for the lowest option payment at which the owner of the 3202 3203 property is willing to grant such option.

3204 (f) In any county in which there is to be located a 3205 project, upon the sale of any sixteenth section lands for 3206 industrial purposes as provided by law for such project, the board 3207 of education controlling such lands, the superintendent of 3208 education and the Mississippi Development Authority, on behalf of 3209 the state, may sell and convey all minerals in, on and under any 3210 such lands for such consideration determined to be adequate by, 3211 and upon such terms and conditions prescribed by, such board of 3212 education, superintendent of education and the Mississippi 3213 Development Authority.

In any county in which there is to be located a project, the governing authority of the applicable public agency may enter into an agreement binding on future governing authorities, for any period not to exceed thirty (30) years to:

3218 Waive any and all fees and expenses associated (i) 3219 with building permits and privilege licenses required for the 3220 project;

Establish and/or maintain a rate structure 3221 (ii) 3222 for water supplied to the project and wastewater received from the project, which shall be no higher than the lowest tariff prices 3223

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3224	for such water and wastewater charged to any customer of equal or
3225	lesser volume located within the boundaries of the public agency;
3226	(iii) Provide firefighting, hazardous materials
3227	emergency response, technical rescue and medical response
3228	assistance to the enterprise owning or operating the project; and
3229	(iv) Require any contractor hired by the public
3230	agency for purposes of entering onto the project site for such
3231	project to perform work-related to the provision of water supply
3232	or wastewater services, to procure customary liability insurance
3233	designating the enterprise owning or operating the project as an
3234	additional insured and to contractually indemnify such enterprise
3235	for any losses incurred by the enterprise as a result of such
3236	contractor's negligence and/or willful acts or omissions arising
3237	from the contractor's entry upon such project site.

- (5) (a) As used in this subsection:
- 3239 "Project" shall have the meaning ascribed to 3240 such term in Section 57-75-5(f)(xxxi).
- 3241 (ii) "Public agency" means the county in which the 3242 project is located, any municipality located in the county, and/or any economic development authority, economic development district, 3243 3244 industrial development authority, port authority or airport 3245 authority or similar public agency created pursuant to state law.
- 3246 "Board of education" shall have the meaning (iii) 3247 ascribed to such term in Section 29-3-1.1.

3248	(iv) "Superintendent of education" shall have the
3249	meaning ascribed to such term in Section 29-3-1.1.
3250	(b) In any county in which there is to be located a
3251	project, any public agency is authorized to assist as provided in
3252	this paragraph in defraying the costs incurred or to be incurred
3253	by the enterprise establishing the project and/or any public
3254	agency in connection with the location, construction and/or
3255	operation of the project or any facilities or public
3256	infrastructure related to the project. Any such public agency may
3257	provide such assistance by contributing or lending any sum
3258	approved for such purpose by the governing authority of such
3259	public agency, upon such terms as the governing authority of such
3260	public agency may agree, to the entity or public agency that
3261	directly or indirectly incurs or will incur such costs or as
3262	otherwise provided in paragraph (c) of this subsection. The
3263	proceeds of the contribution or loan shall be used by the
3264	recipient in connection with the location, construction and/or
3265	operation of the project or any facilities or public
3266	infrastructure related to the project, including, without
3267	limitation, to defray the costs of site preparation, utilities,
3268	real estate purchases, purchase options and improvements,
3269	infrastructure, roads, rail improvements, public works, job
3270	training, as well as planning, design and environmental impact
3271	studies with respect to a project, and any other expenses approved
3272	by any such public agency.

3273		(C)	In	order	to	provide	the	amounts	set	forth	in
3274	paragraph	(b)	of	this s	ubs	ection:					

- (i) Any such county may appropriate monies from the county's general funds or provide such amounts from the proceeds of general obligation bonds. Any such county may issue the bonds for such purpose pursuant to the procedures for the issuance of bonds under Chapter 9, Title 19, Mississippi Code of 1972, Section 19-5-99 or in any other manner permitted by any local and private law or other general laws; and
- (ii) Any public agency may borrow or accept grants
 of such amounts from the authority or the Mississippi Development
 Authority for such duration and upon such terms and conditions
 approved by the governing authority of such public agency and the
 authority or Mississippi Development Authority, as applicable.
- 3287 (d) In any county in which there is to be located a 3288 project, the governing authorities of public agencies may:
- (i) Transfer and convey among themselves, with or
 without consideration being paid or received, any real and/or
 personal property for use in connection with the location,
 construction and/or operation of a project or any facilities or
 public infrastructure related to the project, and may accept such
 transfers or donations;
- 3295 (ii) Make grants or other contributions of funds to 3296 one another for use in connection with the location, construction 3297 and/or operation of such a project or any facilities or public

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3298 infrastructure related to the project, and may accept such grants 3299 or contributions of funds; and

3300 (iii) Make one or more grants or other 3301 contributions of funds to an enterprise or affiliate thereof 3302 owning and/or operating a project in such amount or amounts 3303 approved by such governing authority, and enter into an agreement 3304 with such enterprise to make such grants or other contributions of 3305 funds; however, the duration of any such obligation of the public 3306 agency to make such grants or other contributions shall not exceed 3307 thirty (30) years.

- (e) In any county in which there is to be located a project, the public agency seeking to acquire any real property to be used in connection with the location, construction and/or operation of the project, shall be exempt with respect to such property from the requirements of Section 43-37-3(1)(b) and (c) if the purchase price for such property equals the lowest price negotiated between the owner of the property and the public agency seeking to acquire the property, and at which the owner of the property is willing to sell the property, and any such public agency is further authorized to procure an option to purchase any such real property for such purchase price authorized by this subsection for the lowest option payment at which the owner of the property is willing to grant such option.
- 3321 (f) In any county in which there is to be located a 3322 project, upon the sale of land owned by an industrial development

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3323	authority, port authority or airport authority for industrial
3324	purposes as provided by law for such project, the governing
3325	authorities controlling such lands may sell and convey all
3326	minerals in, on and under any such lands for such consideration
3327	determined to be adequate by, and upon such terms and conditions
3328	prescribed by, such governing authority or may otherwise enter
3329	into a written agreement with the enterprise owning and/or
3330	operating such project pursuant to which such governing authority
3331	of the industrial development authority, port authority or airport
3332	authority, as the case may be, may agree to perpetually refrain
3333	from using the surface of such land upon which the project is
3334	located to access any minerals located thereunder in which such
3335	public agency has a retained ownership interest. Any such written
3336	agreement shall be binding upon future governing authorities.

- In any county in which there is to be located a project, the governing authority of the applicable public agency may enter into an agreement binding on future governing authorities, for any period not to exceed thirty (30) years to:
- 3341 (i)Waive any and all fees and expenses associated 3342 with building permits and privilege licenses required for the 3343 project;
- Establish and/or maintain a rate structure for 3344 (ii) 3345 water supplied to the project and wastewater received from the 3346 project, which shall be no higher than the lowest tariff prices for such water and wastewater charged to any customer of equal or 3347

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3348	lesser volume located within the boundaries of the public agency;
3349	and
3350	(iii) Require any contractor hired by the public
3351	agency for purposes of entering onto the project site for such
3352	project to perform work related to the provision of water supply
3353	or wastewater services, to procure customary liability insurance
3354	designating the enterprise owning or operating the project as an
3355	additional insured and to contractually indemnify such enterprise
3356	for any losses incurred by the enterprise as a result of such
3357	contractor's negligence and/or willful acts or omissions arising
3358	from the contractor's entry upon such project site.
3359	(6) (a) As used in this subsection:
3360	(i) "Project" shall have the meaning ascribed to
3361	<pre>such term in Section 57-75-5(f)(xxxii).</pre>
3362	(ii) "Public agency" means the county in which the
3363	project is located, any municipality located in the county, and/or
3364	any economic development authority, economic development district,
3365	industrial development authority, port authority, airport
3366	authority, public utility or similar public agency created
3367	pursuant to state law.
3368	(b) In any county in which there is to be located a
3369	project, any public agency is authorized to assist as provided in
3370	this paragraph in defraying the costs incurred or to be incurred
3371	by the enterprise establishing the project and/or any public
3372	agency in connection with the location, construction and/or

3373	operation of the project or any facilities or public
3374	infrastructure related to the project. Any such public agency may
3375	provide such assistance by contributing or lending any sum
3376	approved for such purpose by the governing authority of such
3377	public agency, upon such terms as the governing authority of such
3378	public agency may agree, to the entity or public agency that
3379	directly or indirectly incurs or will incur such costs or as
3380	otherwise provided in paragraph (c) of this subsection. The
3381	proceeds of the contribution or loan shall be used by the
3382	recipient in connection with the location, construction and/or
3383	operation of the project or any facilities or public
3384	infrastructure related to the project, including, without
3385	limitation, to defray the costs of site preparation, utilities,
3386	real estate purchases, purchase options and improvements,
3387	infrastructure, roads, rail improvements, public works, job
3388	training, as well as planning, design and environmental impact
3389	studies with respect to a project, and any other expenses approved
3390	by any such public agency. Any such public agency may
3391	alternatively provide such assistance by undertaking the
3392	acquisition of real and/or personal property, or interests
3393	therein, with respect to, and the design, engineering,
3394	construction and installation of, any facilities or public
3395	infrastructure related to the project regardless of whether it is
3396	authorized by applicable statutes to operate such facilities or
3397	public infrastructure and/or provide any utility services

3398	therefrom following the completion thereof; provided that, if the
3399	public agency is authorized by applicable statutes to operate such
3400	facilities or public infrastructure following the completion
3401	thereof, such public agency may transfer, and if the public agency
3402	is not authorized by applicable statutes to operate such
3403	facilities or public infrastructure and/or provide any utility
3404	services therefrom following the completion thereof, the public
3405	agency shall transfer, such facilities or public infrastructure to
3406	another public agency that is authorized by applicable statutes to
3407	operate such facilities or public infrastructure and/or provide
3408	any utility services therefrom.
3409	(c) In order to provide the amounts or otherwise
3410	perform any permitted actions set forth in paragraph (b) of this
3411	<pre>subsection:</pre>
3412	(i) Any such county may appropriate monies from
3413	the county's general funds or provide such amounts from the
3414	proceeds of general obligation bonds or other indebtedness
3415	permitted by any local and private law or other general laws. Any
3416	such county may issue the bonds for such purpose pursuant to the
3417	procedures for the issuance of bonds under Chapter 9, Title 19,
3418	Mississippi Code of 1972, Section 19-5-99 or in any other manner
3419	permitted by any local and private law or other general laws; and
3420	(ii) Any public agency may borrow or accept grants
3421	or other funds of such amounts from the authority or the
3422	Mississippi Development Authority for such duration and upon such

3423	terms and conditions approved by the governing authority of such
3424	public agency and the authority or Mississippi Development
3425	Authority, as applicable.
3426	(iii) Any such county may enter into one or more
3427	agreements with the authority or Mississippi Development Authority
3428	approved by the board of supervisors of the county and, as
3429	applicable, to remit to the authority or Mississippi Development
3430	Authority, as applicable, on an annual or other periodic basis for
3431	a duration up to thirty (30) years, a portion of any fee-in-lieu
3432	of ad valorem taxes, together with a portion of any county ad
3433	valorem taxes, derived from the project. Any such written
3434	agreement shall be binding upon future boards of supervisors of
3435	the county.
3436	(d) In any county in which there is to be located a
3437	project, the governing authorities of public agencies may:
3438	(i) Transfer and convey among themselves, or to
3439	the authority, the Mississippi Development Authority, the
3440	Mississippi Department of Transportation or any other state
3441	agency, with or without consideration being paid or received, any
3442	real and/or personal property for use in connection with the
3443	location, construction and/or operation of a project or any
3444	facilities or public infrastructure related to the project, and
3445	may accept such transfers or donations;
3446	(ii) Make grants or other contributions of funds
3447	to any public agency and/or any local water association

3448	incorporated as a nonprofit corporation and located within such
3449	county for the purpose of defraying the costs incurred or to be
3450	incurred thereby in connection with water or wastewater-related
3451	infrastructure improvements, including one or more water tanks,
3452	related to the project, and/or undertake the acquisition of real
3453	and/or personal property, or interests therein, with respect to,
3454	and the design, engineering, construction and installation of, any
3455	water or wastewater-related infrastructure, including one or more
3456	water tanks, related to the project, and thereafter transfer and
3457	convey to any other public agency and/or any local water
3458	association any real and/or personal property for use in
3459	connection with water or wastewater-related infrastructure
3460	improvements, including one or more water tanks, related to the
3461	project, in consideration solely of the acceptance by the local
3462	water association of such improvements and its agreement to
3463	operate the improvements to provide water or wastewater-related
3464	services to the project;
3465	(iii) Make grants or other contributions of funds
3466	to a municipality located within such county for the purpose of
3467	defraying the costs incurred or to be incurred thereby in
3468	connection with natural gas-related infrastructure improvements
3469	related to the project, and/or undertake the acquisition of real
3470	and/or personal property, or interests therein, with respect to,
3471	and the design, engineering, construction and installation of, any
3472	natural gas-related infrastructure improvements related to the

3473	project, and thereafter transfer and convey to any such
3474	municipality any real and/or personal property for use in
3475	connection with natural gas-related infrastructure improvements
3476	related to the project, in consideration solely of the acceptance
3477	by the municipality of such improvements and its agreement to
3478	operate the improvements to provide natural gas-related services
3479	to the project;
3480	(iv) Make grants or other contributions of funds
3481	to one another, or to the authority, the Mississippi Development
3482	Authority, the Mississippi Department of Transportation or any
3483	other state agency, for use in connection with the location,
3484	construction and/or operation of such a project or any facilities
3485	or public infrastructure related to the project, and may accept
3486	such grants or contributions of funds;
3487	(v) Make one or more grants or other contributions
3488	of funds to an enterprise or affiliate thereof owning and/or
3489	operating a project in such amount or amounts approved by such
3490	governing authority, and enter into an agreement with such
3491	enterprise that is binding on future governing authorities to make
3492	such grants or other contributions of funds; however, the duration
3493	of any such obligation of the public agency to make such grants or
3494	other contributions shall not exceed thirty (30) years; and
3495	(vi) Provide firefighting, hazardous materials
3496	emergency response, technical rescue and medical response
3497	assistance to the enterprise owning or operating the project, and

3498	enter into an agreement binding on future governing authorities
3499	with such enterprise to provide such firefighting, hazardous
3500	materials emergency response, technical rescue and medical
3501	response assistance for a term to be determined by the governing
3502	authority of the public agency entering into such agreement.
3503	(e) In any county in which there is to be located a
3504	project, the public agency seeking to acquire any real property to
3505	be used in connection with the location, construction and/or
3506	operation of the project or any facilities or public
3507	infrastructure related to the project, shall be exempt with
3508	respect to such property from the requirements of Section
3509	43-37-3(1)(b) and (c) if the purchase price for such property
3510	equals the lowest price negotiated between the owner of the
3511	property and the public agency seeking to acquire the property,
3512	and at which the owner of the property is willing to sell the
3513	property, and any such public agency is further authorized to
3514	procure an option to purchase any such real property for such
3515	purchase price authorized by this subsection for the lowest option
3516	payment at which the owner of the property is willing to grant
3517	such option.
3518	(f) In any county in which there is to be located a
3519	project, upon the conveyance or other disposition of land owned by
3520	a public agency for industrial purposes as provided by law for
3521	such project, the governing authority of the public agency
3522	controlling such lands may enter into a written agreement with the

3523	enterprise owning and/or operating such project pursuant to which
3524	such governing authority may agree to perpetually refrain from
3525	using the surface of such land upon which the project is located
3526	to access any minerals located thereunder in which such public
3527	agency has a retained ownership interest. Any such written
3528	agreement shall be binding upon future governing authorities.
3529	(g) In any county in which there is to be located a
3530	project, the governing authority of the applicable public agency
3531	may enter into an agreement binding on future governing
3532	authorities, for any period not to exceed thirty (30) years to:
3533	(i) Waive any and all fees and expenses associated
3534	with building permits and privilege licenses required for the
3535	<pre>project;</pre>
3536	(ii) Establish and/or maintain a rate structure
3537	for water and natural gas supplied to the project and wastewater
3538	received from the project, which shall be no higher than the
3539	lowest tariff prices for such water, natural gas and wastewater
3540	charged to any customer of equal or lesser volume located within
3541	the boundaries of the public agency; and
3542	(iii) Require any contractor hired by the public
3543	agency for purposes of entering onto the project site for such
3544	project to perform work related to the provision of water or
3545	natural gas supply or wastewater services, to procure customary
3546	liability insurance designating the enterprise owning or operating
3547	the project as an additional insured and to contractually

indemnify such enterprise for any losses incurred by the

enterprise as a result of such contractor's negligence and/or

willful acts or omissions arising from the contractor's entry upon

such project site.

 $(***\frac{7}{2})$ The powers and authority granted in this section are an additional, alternative and supplemental method for the doing of the things authorized by this section and are additional and supplemental to, and not in derogation of, any other powers conferred by law.

SECTION 8. Section 27-65-101, Mississippi Code of 1972, is 3558 amended as follows:

27-65-101. (1) The exemptions from the provisions of this chapter which are of an industrial nature or which are more properly classified as industrial exemptions than any other exemption classification of this chapter shall be confined to those persons or property exempted by this section or by the provisions of the Constitution of the United States or the State of Mississippi. No industrial exemption as now provided by any other section except Section 57-3-33 shall be valid as against the tax herein levied. Any subsequent industrial exemption from the tax levied hereunder shall be provided by amendment to this section. No exemption provided in this section shall apply to taxes levied by Section 27-65-15 or 27-65-21.

3571 The tax levied by this chapter shall not apply to the 3572 following:

3573	(a) Sales of boxes, crates, cartons, cans, bottles and
3574	other packaging materials to manufacturers and wholesalers for use
3575	as containers or shipping materials to accompany goods sold by
3576	said manufacturers or wholesalers where possession thereof will
3577	pass to the customer at the time of sale of the goods contained
3578	therein and sales to anyone of containers or shipping materials
3579	for use in ships engaged in international commerce.

- 3580 Sales of raw materials, catalysts, processing 3581 chemicals, welding gases or other industrial processing gases 3582 (except natural gas) to a manufacturer for use directly in 3583 manufacturing or processing a product for sale or rental or 3584 repairing or reconditioning vessels or barges of fifty (50) tons 3585 load displacement and over. For the purposes of this exemption, 3586 electricity used directly in the electrolysis process in the production of sodium chlorate shall be considered a raw material. 3587 3588 This exemption shall not apply to any property used as fuel except 3589 to the extent that such fuel comprises by-products which have no 3590 market value.
- 3591 (c) The gross proceeds of sales of dry docks, offshore
 3592 drilling equipment for use in oil or natural gas exploration or
 3593 production, vessels or barges of fifty (50) tons load displacement
 3594 and over, when the vessels or barges are sold by the manufacturer
 3595 or builder thereof. In addition to other types of equipment,
 3596 offshore drilling equipment for use in oil or natural gas
 3597 exploration or production shall include aircraft used

predominately to transport passengers or property to or from offshore oil or natural gas exploration or production platforms or vessels, and engines, accessories and spare parts for such aircraft.

- 3602 (d) Sales to commercial fishermen of commercial fishing
 3603 boats of over five (5) tons load displacement and not more than
 3604 fifty (50) tons load displacement as registered with the United
 3605 States Coast Guard and licensed by the Mississippi Commission on
 3606 Marine Resources.
- 3607 (e) The gross income from repairs to vessels and barges 3608 engaged in foreign trade or interstate transportation.
- 3609 (f) Sales of petroleum products to vessels or barges 3610 for consumption in marine international commerce or interstate 3611 transportation businesses.
- (g) Sales and rentals of rail rolling stock (and component parts thereof) for ultimate use in interstate commerce and gross income from services with respect to manufacturing, repairing, cleaning, altering, reconditioning or improving such rail rolling stock (and component parts thereof).
- (h) Sales of raw materials, catalysts, processing
 chemicals, welding gases or other industrial processing gases
 (except natural gas) used or consumed directly in manufacturing,
 repairing, cleaning, altering, reconditioning or improving such
 rail rolling stock (and component parts thereof). This exemption
 shall not apply to any property used as fuel.

3623	(i) Sales of machinery or tools or repair parts
3624	therefor or replacements thereof, fuel or supplies used directly
3625	in manufacturing, converting or repairing ships, vessels or barges
3626	of three thousand (3,000) tons load displacement and over, but not
3627	to include office and plant supplies or other equipment not
3628	directly used on the ship, vessel or barge being built, converted
3629	or repaired. For purposes of this exemption, "ships, vessels or
3630	barges" shall not include floating structures described in Section
3631	27-65-18.

- (j) Sales of tangible personal property to persons
 operating ships in international commerce for use or consumption
 on board such ships. This exemption shall be limited to cases in
 which procedures satisfactory to the commissioner, ensuring
 against use in this state other than on such ships, are
 established.
- 3638 Sales of materials used in the construction of a 3639 building, or any addition or improvement thereon, and sales of any machinery and equipment not later than three (3) months after the 3640 3641 completion of construction of the building, or any addition 3642 thereon, to be used therein, to qualified businesses, as defined in Section 57-51-5, which are located in a county or portion 3643 3644 thereof designated as an enterprise zone pursuant to Sections 57-51-1 through 57-51-15. 3645
- 3646 (1) Sales of materials used in the construction of a 3647 building, or any addition or improvement thereon, and sales of any

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machinery and equipment not later than three (3) months after the completion of construction of the building, or any addition thereon, to be used therein, to qualified businesses, as defined in Section 57-54-5.

- 3652 (m) Income from storage and handling of perishable 3653 goods by a public storage warehouse.
- (n) The value of natural gas lawfully injected into the earth for cycling, repressuring or lifting of oil, or lawfully vented or flared in connection with the production of oil; however, if any gas so injected into the earth is sold for such purposes, then the gas so sold shall not be exempt.
- 3659 (o) The gross collections from self-service commercial laundering, drying, cleaning and pressing equipment.
- 3661 (p) Sales of materials used in the construction of a
 3662 building, or any addition or improvement thereon, and sales of any
 3663 machinery and equipment not later than three (3) months after the
 3664 completion of construction of the building, or any addition
 3665 thereon, to be used therein, to qualified companies, certified as
 3666 such by the Mississippi Development Authority under Section
 3667 57-53-1.
- 3668 (q) Sales of component materials used in the
 3669 construction of a building, or any addition or improvement
 3670 thereon, sales of machinery and equipment to be used therein, and
 3671 sales of manufacturing or processing machinery and equipment which
 3672 is permanently attached to the ground or to a permanent foundation

3673 and which is not by its nature intended to be housed within a 3674 building structure, not later than three (3) months after the initial start-up date, to permanent business enterprises engaging 3675 in manufacturing or processing in Tier Three areas (as such term 3676 is defined in Section 57-73-21), which businesses are certified by 3677 3678 the Department of Revenue as being eligible for the exemption granted in this paragraph (q). The exemption provided in this 3679 3680 paragraph (q) shall not apply to sales to any business enterprise 3681 that is a medical cannabis establishment as defined in the Mississippi Medical Cannabis Act. 3682

(r)(i) Sales of component materials used in the construction of a building, or any addition or improvement thereon, and sales of any machinery and equipment not later than three (3) months after the completion of the building, addition or improvement thereon, to be used therein, for any company establishing or transferring its national or regional headquarters from within or outside the State of Mississippi and creating a minimum of twenty (20) jobs at the new headquarters in this state. The exemption provided in this subparagraph (i) shall not apply to sales for any company that is a medical cannabis establishment as defined in the Mississippi Medical Cannabis Act. The Department of Revenue shall establish criteria and prescribe procedures to determine if a company qualifies as a national or regional headquarters for the purpose of receiving the exemption provided in this subparagraph (i).

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3698	(ii) Sales of component materials used in the
3699	construction of a building, or any addition or improvement
3700	thereon, and sales of any machinery and equipment not later than
3701	three (3) months after the completion of the building, addition or
3702	improvement thereon, to be used therein, for any company expanding
3703	or making additions after January 1, 2013, to its national or
3704	regional headquarters within the State of Mississippi and creating
3705	a minimum of twenty (20) new jobs at the headquarters as a result
3706	of the expansion or additions. The exemption provided in this
3707	subparagraph (ii) shall not apply to sales for any company that is
3708	a medical cannabis establishment as defined in the Mississippi
3709	Medical Cannabis Act. The Department of Revenue shall establish
3710	criteria and prescribe procedures to determine if a company
3711	qualifies as a national or regional headquarters for the purpose
3712	of receiving the exemption provided in this subparagraph (ii).

- The gross proceeds from the sale of semitrailers, 3713 3714 trailers, boats, travel trailers, motorcycles, all-terrain cycles 3715 and rotary-wing aircraft if exported from this state within 3716 forty-eight (48) hours and registered and first used in another 3717 state.
- 3718 (t) Gross income from the storage and handling of 3719 natural gas in underground salt domes and in other underground 3720 reservoirs, caverns, structures and formations suitable for such 3721 storage.

3722	(u)	Sale	es	of machinery	and	equipment	to	nonprofit
3723	organizations	if th	ne	organization	:			

- 3724 (i) Is tax exempt pursuant to Section 501(c)(4) of 3725 the Internal Revenue Code of 1986, as amended;
- 3726 (ii) Assists in the implementation of the
 3727 contingency plan or area contingency plan, and which is created in
 3728 response to the requirements of Title IV, Subtitle B of the Oil
 3729 Pollution Act of 1990, Public Law 101-380; and
- 3730 (iii) Engages primarily in programs to contain,
 3731 clean up and otherwise mitigate spills of oil or other substances
 3732 occurring in the United States coastal and tidal waters.
- For purposes of this exemption, "machinery and equipment"
 means any ocean-going vessels, barges, booms, skimmers and other
 capital equipment used primarily in the operations of nonprofit
 organizations referred to herein.
- 3737 (v) Sales or leases of materials and equipment to
 3738 approved business enterprises as provided under the Growth and
 3739 Prosperity Act.
- (w) From and after July 1, 2001, sales of pollution

 3741 control equipment to manufacturers or custom processors for

 3742 industrial use. For the purposes of this exemption, "pollution

 3743 control equipment" means equipment, devices, machinery or systems

 3744 used or acquired to prevent, control, monitor or reduce air, water

 3745 or groundwater pollution, or solid or hazardous waste as required

 3746 by federal or state law or regulation.

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3747 Sales or leases to a manufacturer of motor vehicles 3748 or powertrain components operating a project that has been 3749 certified by the Mississippi Major Economic Impact Authority as a project as defined in Section 57-75-5(f)(iv)1, Section 3750 3751 57-75-5(f)(xxi) or Section 57-75-5(f)(xxii) of machinery and 3752 equipment; special tooling such as dies, molds, jigs and similar 3753 items treated as special tooling for federal income tax purposes; 3754 or repair parts therefor or replacements thereof; repair services 3755 thereon; fuel, supplies, electricity, coal and natural gas used directly in the manufacture of motor vehicles or motor vehicle 3756

3758 Sales or leases of component materials, machinery (\land) 3759 and equipment used in the construction of a building, or any 3760 addition or improvement thereon to an enterprise operating a 3761 project that has been certified by the Mississippi Major Economic 3762 Impact Authority as a project as defined in Section 3763 57-75-5(f)(iv)1, Section 57-75-5(f)(xxi), Section 57-75-5(f)(xxii)3764 or Section 57-75-5(f) (xxviii) and any other sales or leases 3765 required to establish or operate such project.

parts or used to provide climate control for manufacturing areas.

- 3766 (z) Sales of component materials and equipment to a 3767 business enterprise as provided under Section 57-64-33.
- 3768 (aa) The gross income from the stripping and painting 3769 of commercial aircraft engaged in foreign or interstate 3770 transportation business.
- (bb) [Repealed]

3772	(cc) Sales or leases to an enterprise owning or
3773	operating a project that has been designated by the Mississippi
3774	Major Economic Impact Authority as a project as defined in Section
3775	57-75-5(f)(xviii) of machinery and equipment; special tooling such
3776	as dies, molds, jigs and similar items treated as special tooling
3777	for federal income tax purposes; or repair parts therefor or
3778	replacements thereof; repair services thereon; fuel, supplies,
3779	electricity, coal and natural gas used directly in the
3780	manufacturing/production operations of the project or used to
3781	provide climate control for manufacturing/production areas.

- 3782 (dd) Sales or leases of component materials, machinery
 3783 and equipment used in the construction of a building, or any
 3784 addition or improvement thereon to an enterprise owning or
 3785 operating a project that has been designated by the Mississippi
 3786 Major Economic Impact Authority as a project as defined in Section
 3787 57-75-5(f) (xviii) and any other sales or leases required to
 3788 establish or operate such project.
- 3789 (ee) Sales of parts used in the repair and servicing of 3790 aircraft not registered in Mississippi engaged exclusively in the 3791 business of foreign or interstate transportation to businesses 3792 engaged in aircraft repair and maintenance.
- 3793 (ff) Sales of component materials used in the 3794 construction of a facility, or any addition or improvement 3795 thereon, and sales or leases of machinery and equipment not later 3796 than three (3) months after the completion of construction of the

3797 facility, or any addition or improvement thereto, to be used in 3798 the building or any addition or improvement thereto, to a permanent business enterprise operating a data/information 3799 enterprise in Tier Three areas (as such areas are designated in 3800 3801 accordance with Section 57-73-21), meeting minimum criteria 3802 established by the Mississippi Development Authority. 3803 exemption provided in this paragraph (ff) shall not apply to sales 3804 to any business enterprise that is a medical cannabis 3805 establishment as defined in the Mississippi Medical Cannabis Act.

(gg) Sales of component materials used in the construction of a facility, or any addition or improvement thereto, and sales of machinery and equipment not later than three (3) months after the completion of construction of the facility, or any addition or improvement thereto, to be used in the facility or any addition or improvement thereto, to technology intensive enterprises for industrial purposes in Tier Three areas (as such areas are designated in accordance with Section 57-73-21), as certified by the Department of Revenue. For purposes of this paragraph, an enterprise must meet the criteria provided for in Section 27-65-17(1)(f) in order to be considered a technology intensive enterprise.

3818 (hh) Sales of component materials used in the
3819 replacement, reconstruction or repair of a building or facility
3820 that has been destroyed or sustained extensive damage as a result
3821 of a disaster declared by the Governor, sales of machinery and

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3822 equipment to be used therein to replace machinery or equipment 3823 damaged or destroyed as a result of such disaster, including, but 3824 not limited to, manufacturing or processing machinery and 3825 equipment which is permanently attached to the ground or to a 3826 permanent foundation and which is not by its nature intended to be 3827 housed within a building structure, to enterprises or companies that were eligible for the exemptions authorized in paragraph (q), 3828 3829 (r), (ff) or (gg) of this subsection during initial construction 3830 of the building that was destroyed or damaged, which enterprises 3831 or companies are certified by the Department of Revenue as being 3832 eligible for the exemption granted in this paragraph.

- (ii) Sales of software or software services transmitted
 by the Internet to a destination outside the State of Mississippi
 where the first use of such software or software services by the
 purchaser occurs outside the State of Mississippi.
- 3837 (jj) Gross income of public storage warehouses derived 3838 from the temporary storage of raw materials that are to be used in 3839 an eligible facility as defined in Section 27-7-22.35.
- 3840 (kk) Sales of component building materials and
 3841 equipment for initial construction of facilities or expansion of
 3842 facilities as authorized under Sections 57-113-1 through 57-113-7
 3843 and Sections 57-113-21 through 57-113-27.
- 3844 (11) Sales and leases of machinery and equipment 3845 acquired in the initial construction to establish facilities as 3846 authorized in Sections 57-113-1 through 57-113-7.

3847		(mm)	Sales	and	leases	of	replace	ement	hardwar	e,	software	3
3848	or other	necess	ary te	chnol	logy to	ope	erate a	data	center	as		
3849	authorize	ed unde	r Sect:	ions	57-113-	-21	through	n 57-1	113-27.			

(nn) 3850 Sales of component materials used in the 3851 construction of a building, or any addition or improvement 3852 thereon, and sales or leases of machinery and equipment not later 3853 than three (3) months after the completion of the construction of 3854 the facility, to be used in the facility, to permanent business 3855 enterprises operating a facility producing renewable crude oil 3856 from biomass harvested or produced, in whole or in part, in 3857 Mississippi, which businesses meet minimum criteria established by 3858 the Mississippi Development Authority. As used in this paragraph, 3859 the term "biomass" shall have the meaning ascribed to such term in 3860 Section 57-113-1.

(oo) Sales of supplies, equipment and other personal property to an organization that is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code and is the host organization coordinating a professional golf tournament played or to be played in this state and the supplies, equipment or other personal property will be used for purposes related to the golf tournament and related activities.

3868 (pp) Sales of materials used in the construction of a 3869 health care industry facility, as defined in Section 57-117-3, or 3870 any addition or improvement thereon, and sales of any machinery 3871 and equipment not later than three (3) months after the completion

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of construction of the facility, or any addition thereon, to be used therein, to qualified businesses, as defined in Section 57-117-3. This paragraph shall be repealed from and after July 1, 2025.

3876 Sales or leases to a manufacturer of automotive (qq) 3877 parts operating a project that has been certified by the Mississippi Major Economic Impact Authority as a project as 3878 defined in Section 57-75-5(f) (xxviii) of machinery and equipment; 3879 3880 or repair parts therefor or replacements thereof; repair services 3881 thereon; fuel, supplies, electricity, coal, nitrogen and natural 3882 gas used directly in the manufacture of automotive parts or used to provide climate control for manufacturing areas. 3883

navigable waters of this state, which include providing accommodations, guide services and/or related equipment operated by or under the direction of the person providing the tour, for the purposes of outdoor tourism. The exemption provided in this paragraph (rr) does not apply to the sale of tangible personal property by a person providing such tours.

3891 (ss) Retail sales of truck-tractors and semitrailers
3892 used in interstate commerce and registered under the International
3893 Registration Plan (IRP) or any similar reciprocity agreement or
3894 compact relating to the proportional registration of commercial
3895 vehicles entered into as provided for in Section 27-19-143.

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3896	(tt) Sales exempt under the Facilitating Business Rapid
3897	Response to State Declared Disasters Act of 2015 (Sections
3898	27-113-1 through 27-113-9).
3899	(uu) Sales or leases to an enterprise and its
3900	affiliates operating a project that has been certified by the
3901	Mississippi Major Economic Impact Authority as a project as
3902	defined in Section 57-75-5(f)(xxix) of:
3903	(i) All personal property and fixtures, including
3904	without limitation, sales or leases to the enterprise and its
3905	affiliates of:
3906	1. Manufacturing machinery and equipment;
3907	2. Special tooling such as dies, molds, jigs
3908	and similar items treated as special tooling for federal income
3909	tax purposes;
3910	3. Component building materials, machinery
3911	and equipment used in the construction of buildings, and any other
3912	additions or improvements to the project site for the project;
3913	4. Nonmanufacturing furniture, fixtures and
3914	equipment (inclusive of all communications, computer, server,
3915	software and other hardware equipment); and
3916	5. Fuel, supplies (other than
3917	nonmanufacturing consumable supplies and water), electricity,
3918	nitrogen gas and natural gas used directly in the
3919	manufacturing/production operations of such project or used to

3920 provide climate control for manufacturing/production areas of such

3921 project;

3922 (ii) All replacements of, repair parts for or

3923 services to repair items described in subparagraph (i)1, 2 and 3

3924 of this paragraph; and

3925 (iii) All services taxable pursuant to Section

3926 27-65-23 required to establish, support, operate, repair and/or

3927 maintain such project.

3928 (vv) Sales or leases to an enterprise operating a

3929 project that has been certified by the Mississippi Major Economic

3930 Impact Authority as a project as defined in Section

3931 57-75-5(f)(xxx) of:

3932 (i) Purchases required to establish and operate

3933 the project, including, but not limited to, sales of component

3934 building materials, machinery and equipment required to establish

3935 the project facility and any additions or improvements thereon;

3936 and

3937 (ii) Machinery, special tools (such as dies,

3938 molds, and jigs) or repair parts thereof, or replacements and

3939 lease thereof, repair services thereon, fuel, supplies and

3940 electricity, coal and natural gas used in the manufacturing

3941 process and purchased by the enterprise owning or operating the

3942 project for the benefit of the project.

3943 (ww) Sales of component materials used in the

3944 construction of a building, or any expansion or improvement

3945	thereon, sales of machinery and/or equipment to be used therein,
3946	and sales of processing machinery and equipment which is
3947	permanently attached to the ground or to a permanent foundation
3948	which is not by its nature intended to be housed in a building
3949	structure, no later than three (3) months after initial startup,
3950	expansion or improvement of a permanent enterprise solely engaged
3951	in the conversion of natural sand into proppants used in oil and
3952	gas exploration and development with at least ninety-five percent
3953	(95%) of such proppants used in the production of oil and/or gas
3954	from horizontally drilled wells and/or horizontally drilled
3955	recompletion wells as defined in Sections 27-25-501 and 27-25-701
3956	(xx) (i) Sales or leases to an enterprise operating a
3957	project that has been certified by the Mississippi Major Economic
3958	Impact Authority as a project as defined in Section
3959	57-75-5(f)(xxxi), for a period ending no later than one (1) year
3960	following completion of the construction of the facility or
3961	facilities comprising such project of all personal property and
3962	fixtures, including without limitation, sales or leases to the
3963	enterprise and its affiliates of:
3964	1. Manufacturing machinery and equipment;
3965	2. Special tooling such as dies, molds, jigs

and similar items treated as special tooling for federal income

3967 tax purposes;

3968	3. Component building materials, machinery
3969	and equipment used in the construction of buildings, and any other
3970	additions or improvements to the project site for the project;
3971	4. Nonmanufacturing furniture, fixtures and
3972	equipment (inclusive of all communications, computer, server,
3973	software and other hardware equipment);
3974	5. Replacements of, repair parts for or
3975	services to repair items described in this subparagraph (i)1, 2
3976	and 3; and
3977	6. All services taxable pursuant to Section
3978	27-65-23 required to establish, support, operate, repair and/or
3979	maintain such project; and
3980	(ii) Sales or leases to an enterprise operating a
3981	project that has been certified by the Mississippi Major Economic
3982	Impact Authority as a project as defined in Section
3983	57-75-5(f)(xxxi) of electricity, current, power, steam, coal,
3984	natural gas, liquefied petroleum gas or other fuel, biomass,
3985	nitrogen or other atmospheric or other industrial gases used
3986	directly by the enterprise in the manufacturing/production
3987	operations of its project or used to provide climate control for
3988	manufacturing/production areas (which manufacturing/production
3989	areas shall be apportioned based on square footage). As used in
3990	this paragraph, the term "biomass" shall have the meaning ascribed
3991	to such term in Section 57-113-1.

3992	(yy) The gross proceeds from the sale of any item of
3993	tangible personal property by the manufacturer or custom processor
3994	thereof if such item is shipped, transported or exported from this
3995	state and first used in another state, whether such shipment,
3996	transportation or exportation is made by the seller, purchaser, or
3997	any third party acting on behalf of such party. For the purposes
3998	of this paragraph (yy), any instruction to, training of or
3999	inspection by the purchaser with respect to the item prior to
4000	shipment, transportation or exportation of the item shall not
4001	constitute a first use of such item within this state.
4002	(zz) (i) Sales or leases to an enterprise operating a
4003	project that has been certified by the Mississippi Major Economic
4004	Impact Authority as a project as defined in Section
4005	57-75-5(f)(xxxii), for a period ending no later than one (1) year
4006	following completion of the construction of the facility or
4007	facilities comprising such project of all personal property and
4008	fixtures, including, without limitation, sales or leases to the
4009	<pre>enterprise and its affiliates of:</pre>
4010	1. Manufacturing machinery and equipment;
4011	2. Special tooling such as dies, molds, jigs
4012	and similar items treated as special tooling for federal income
4013	tax purposes;
4014	3. Component building materials, machinery
4015	and equipment used in the construction of buildings, and any other
4016	additions or improvements to the project site for the project;

4017	4. Nonmanufacturing furniture, fixtures and
4018	equipment (inclusive of all communications, computer, server,
4019	software and other hardware equipment);
4020	5. Replacements of, repair parts for or
4021	services to repair items described in this subparagraph (i)1, 2
4022	and 3; and
4023	6. All services taxable pursuant to Section
4024	27-65-23 required to establish, support, operate, repair and/or
4025	maintain such project; and
4026	(ii) Sales or leases to an enterprise operating a
4027	project that has been certified by the Mississippi Major Economic
4028	Impact Authority as a project as defined in Section
4029	57-75-5(f)(xxxii) of electricity, current, power, steam, coal,
4030	natural gas, liquefied petroleum gas or other fuel, biomass,
4031	nitrogen or other atmospheric or other industrial gases used
4032	directly by the enterprise in the manufacturing/production
4033	operations of its project or used to provide climate control for
4034	manufacturing/production areas (which manufacturing/production
4035	areas shall be apportioned based on square footage). As used in
4036	this paragraph, the term "biomass" shall have the meaning ascribed
4037	to such term in Section 57-113-1.
4038	(2) Sales of component materials used in the construction of
4039	a building, or any addition or improvement thereon, sales of
4040	machinery and equipment to be used therein, and sales of
4041	manufacturing or processing machinery and equipment which is

4042 permanently attached to the ground or to a permanent foundation 4043 and which is not by its nature intended to be housed within a building structure, not later than three (3) months after the 4044 4045 initial start-up date, to permanent business enterprises engaging 4046 in manufacturing or processing in Tier Two areas and Tier One 4047 areas (as such areas are designated in accordance with Section 57-73-21), which businesses are certified by the Department of 4048 4049 Revenue as being eligible for the exemption granted in this 4050 subsection, shall be exempt from one-half (1/2) of the taxes 4051 imposed on such transactions under this chapter. The exemption 4052 provided in this subsection (2) shall not apply to sales to any 4053 business enterprise that is a medical cannabis establishment as 4054 defined in the Mississippi Medical Cannabis Act.

(3) Sales of component materials used in the construction of a facility, or any addition or improvement thereon, and sales or leases of machinery and equipment not later than three (3) months after the completion of construction of the facility, or any addition or improvement thereto, to be used in the building or any addition or improvement thereto, to a permanent business enterprise operating a data/information enterprise in Tier Two areas and Tier One areas (as such areas are designated in accordance with Section 57-73-21), which businesses meet minimum criteria established by the Mississippi Development Authority, shall be exempt from one-half (1/2) of the taxes imposed on such transaction under this chapter. The exemption provided in this

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subsection (3) shall not apply to sales to any business enterprise that is a medical cannabis establishment as defined in the

4069 Mississippi Medical Cannabis Act.

4070 (4) Sales of component materials used in the construction of 4071 a facility, or any addition or improvement thereto, and sales of 4072 machinery and equipment not later than three (3) months after the 4073 completion of construction of the facility, or any addition or 4074 improvement thereto, to be used in the building or any addition or 4075 improvement thereto, to technology intensive enterprises for 4076 industrial purposes in Tier Two areas and Tier One areas (as such 4077 areas are designated in accordance with Section 57-73-21), which 4078 businesses are certified by the Department of Revenue as being 4079 eligible for the exemption granted in this subsection, shall be 4080 exempt from one-half (1/2) of the taxes imposed on such 4081 transactions under this chapter. For purposes of this subsection, 4082 an enterprise must meet the criteria provided for in Section 4083 27-65-17(1)(f) in order to be considered a technology intensive

(5) (a) For purposes of this subsection:

4086 (i) "Telecommunications enterprises" shall have 4087 the meaning ascribed to such term in Section 57-73-21;

4088 (ii) "Tier One areas" mean counties designated as

4089 Tier One areas pursuant to Section 57-73-21;

4090 (iii) "Tier Two areas" mean counties designated as
4091 Tier Two areas pursuant to Section 57-73-21;

enterprise.

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4092	(iv)	"Tier	Three	areas"	mean	counties	designated

4093 as Tier Three areas pursuant to Section 57-73-21; and

4094 "Equipment used in the deployment of broadband (∇) 4095 technologies" means any equipment capable of being used for or in 4096 connection with the transmission of information at a rate, prior 4097 to taking into account the effects of any signal degradation, that 4098 is not less than three hundred eighty-four (384) kilobits per second in at least one (1) direction, including, but not limited 4099 4100 to, asynchronous transfer mode switches, digital subscriber line 4101 access multiplexers, routers, servers, multiplexers, fiber optics

- 4103 (b) Sales of equipment to telecommunications
 4104 enterprises after June 30, 2003, and before July 1, 2025, that is
 4105 installed in Tier One areas and used in the deployment of
 4106 broadband technologies shall be exempt from one-half (1/2) of the
 4107 taxes imposed on such transactions under this chapter.
- 4108 (c) Sales of equipment to telecommunications
 4109 enterprises after June 30, 2003, and before July 1, 2025, that is
 4110 installed in Tier Two and Tier Three areas and used in the
 4111 deployment of broadband technologies shall be exempt from the
 4112 taxes imposed on such transactions under this chapter.
- 4113 (6) Sales of component materials used in the replacement,
 4114 reconstruction or repair of a building that has been destroyed or
 4115 sustained extensive damage as a result of a disaster declared by
 4116 the Governor, sales of machinery and equipment to be used therein

and related equipment.

4117 to replace machinery or equipment damaged or destroyed as a result of such disaster, including, but not limited to, manufacturing or 4118 processing machinery and equipment which is permanently attached 4119 to the ground or to a permanent foundation and which is not by its 4120 4121 nature intended to be housed within a building structure, to 4122 enterprises that were eligible for the partial exemptions provided 4123 for in subsections (2), (3) and (4) of this section during initial 4124 construction of the building that was destroyed or damaged, which 4125 enterprises are certified by the Department of Revenue as being 4126 eligible for the partial exemption granted in this subsection, 4127 shall be exempt from one-half (1/2) of the taxes imposed on such 4128 transactions under this chapter.

4129 **SECTION 9.** Section 31-19-25, Mississippi Code of 1972, is 4130 amended as follows:

4131 31-19-25. All bonds issued pursuant to any laws of this 4132 state and hereafter sold by the governing authority of or on 4133 behalf of any county, road district, school district, drainage district or other political subdivision or instrumentality of this 4134 4135 state shall be advertised for sale on sealed bids, which may be 4136 submitted in electronic form, or at public auction. 4137 advertisement shall be published at least two (2) times in a newspaper published in the county in which the political 4138 subdivision or instrumentality is situated, and if no newspaper is 4139 published in such county, then in a newspaper published in an 4140 adjoining county; with respect to a political subdivision or 4141

instrumentality which is composed of more than one (1) county,

such advertisement shall be published at least two (2) times in a

newspaper having a general circulation in each county all or a

portion of which is part of the political subdivision or

instrumentality. The first publication in each case shall be made

at least ten (10) days preceding the date fixed for the reception

of bids, and such notice shall give the time and place of sale.

The governing authority may reject any and all bids, whether so stated in the notice of sale or not. If the bonds are not sold pursuant to such advertisement, they may be sold by the governing authority by private sale at any time within sixty (60) days after the date advertised for the reception of bids; but no such private sale shall be made at a price less than the highest bid which shall have been received pursuant to such advertisement. If not so sold at private sale, said bonds shall be readvertised in the manner herein prescribed.

Every bid for the purchase of any of such bonds shall be accompanied by a wire transfer or a cashier's check, certified check or exchange, payable to the proper governing authority, issued or certified by a bank in the amount of not less than two percent (2%) of the par value of the bonds offered for sale, as a guaranty that the bidder will carry out his contract and purchase the bonds if the bid is accepted. If the successful bidder fails to purchase the bonds pursuant to his bid and contract, the amount of such good faith check shall be retained by the governing

4167 authority and covered into the proper fund as liquidated damages 4168 for such failure.

This section shall not apply to the sale of bonds by the 4169 State of Mississippi through the State Bond Commission or the sale 4170 4171 of bonds or any other indebtedness incurred by a county in 4172 connection with a project as defined under Section 57-75-5(f) (xxviii), Section 57-75-5(f) (xxix) * * *, Section 4173 4174 57-75-5(f) (xxxi) or Section 57-75-5(f) (xxxii).

4175 A failure to comply with any provision of this section shall 4176 not invalidate such bonds, but any member of the governing board, 4177 commission or other governing authority who shall willfully violate any of said provisions and shall willfully fail to give 4178 4179 the notices herein required shall be liable personally and on his 4180 official bond for a penalty in each case of Five Hundred Dollars (\$500.00) and, in addition thereto, for all financial loss that 4181 4182 may result to the county, municipality, road district, school 4183 district, drainage district or other political subdivision or instrumentality of the state or county resulting from such willful 4185 failure to comply herewith. Such penalty and damages may be 4186 recovered by suit of the Attorney General, a district attorney or 4187 of any citizen of such county or other political subdivision in any court of competent jurisdiction, for the use and benefit of 4189 the county or other such political subdivision or instrumentality.

4190 SECTION 10. Section 43-37-3, Mississippi Code of 1972, is amended as follows: 4191

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- 43-37-3. (1) Any person, agency or other entity acquiring 4193 real property for any project or program in which public funds are 4194 used shall comply with the following policies:
- 4195 (a) Every reasonable effort shall be made to acquire 4196 expeditiously real property by negotiation.
- 4197 (b) Real property shall be appraised before the 4198 initiation of negotiations, except that the acquiring person, 4199 agency or other entity may adopt a procedure in compliance with 4200 federal regulations to waive the appraisal in cases involving the 4201 acquisition by sale or donation of property with a low fair market 4202 value. For the purposes of this chapter, property with a low fair 4203 market value is property with a fair market value of Ten Thousand 4204 Dollars (\$10,000.00) or less. The owner or his designated 4205 representative shall be given an opportunity to accompany the 4206 appraiser during his inspection of the property.
- 4207 (C) (i) Except as otherwise provided in subparagraph 4208 (ii) of this paragraph, the price that shall be paid for real 4209 property shall be the lesser of the best negotiated price or the 4210 approved appraisal of the fair market value or the price at which 4211 the property is offered for sale. Any decrease or increase in the 4212 fair market value of real property prior to the date of valuation 4213 caused by the public improvement for which the property is 4214 acquired or by the likelihood that the property would be acquired 4215 for such improvement, other than that due to physical deterioration within the reasonable control of the owner, will be 4216

disregarded in determining the compensation for the property. The
owner of the real property to be acquired shall be provided with a
written statement of, and summary of the basis for, the amount
established as just compensation. Where appropriate, the just
compensation for the real property acquired and for damages to
remaining real property shall be separately stated.

exceed the amount offered as just compensation for the property when reasonable efforts to negotiate an agreement at that amount have failed, and the person, agency or other entity seeking to acquire the property approves an administrative settlement as reasonable, prudent and in the best interests of the public. When state funds pay for all or a portion of the acquisition, the purchasing person, agency or other entity shall prepare a written statement explaining the reasons that justified the purchase price exceeding the amount offered as just compensation, including any anticipated trial risks, and any available information supporting an administrative settlement.

(d) No owner shall be required to surrender possession of real property before the agreed purchase price is paid or there is deposited with the state court, in accordance with applicable law, for the benefit of the owner an amount not less than the approved appraisal of the fair market value of such property, or the amount of the award of compensation in the condemnation proceeding of such property.

- 4242 (e) The construction or development of a public
 4243 improvement shall be so scheduled that, to the greatest extent
 4244 practicable, no person lawfully occupying real property shall be
 4245 required to move from a dwelling (assuming a replacement dwelling
 4246 will be available) or to move his business or farm operation
 4247 without at least ninety (90) days' written notice from the date by
 4248 which such move is required.
- (f) If an owner or tenant is permitted to occupy the real property acquired on a rental basis for a short term or for a period subject to termination by the acquiring authority on short notice, the amount of rent required shall not exceed the fair rental value of the property to a short-term occupier.
- 4254 (g) In no event shall the time of condemnation be
 4255 advanced, or negotiations or condemnation and the deposit of funds
 4256 in court for the use of the owner be deferred, or any other
 4257 coercive action be taken to compel an agreement on the price to be
 4258 paid for the property.
- (h) If an interest in real property is to be acquired by exercise of power of eminent domain, formal condemnation proceedings shall be instituted. The acquiring authority shall not intentionally make it necessary for an owner to institute legal proceedings to prove the fact of the taking of his real property.
- 4265 (i) If the acquisition of only part of the property
 4266 would leave its owner with an uneconomic remnant, an offer to

- 4267 acquire that remnant shall be made. For the purposes of this
- 4268 chapter, an uneconomic remnant is a parcel of real property in
- 4269 which the owner is left with an interest after the partial
- 4270 acquisition of the owner's property and which the person, agency
- 4271 or other entity acquiring the property determines has little or no
- 4272 value or utility to the owner.
- 4273 (j) A person whose real property is being acquired in
- 4274 accordance with this chapter may, after the person has been fully
- 4275 informed of his right to receive just compensation for such
- 4276 property, donate such property, any part thereof, any interest
- 4277 therein or any compensation paid therefor to the person, agency or
- 4278 other entity acquiring the property in such manner as he so
- 4279 determines.
- 4280 (2) Any real property acquired by any person, agency or
- 4281 other entity using public funds in accordance with Section
- 4282 57-75-37(3), Section 57-75-37(4) * * *, Section 57-75-37(5) or
- 4283 Section 57-75-37(6) shall be exempt from the provisions of
- 4284 subsection (1)(b) and (c) of this section to the extent permitted
- 4285 by Section 57-75-37(3), Section 57-75-37(4) * * *, Section
- 4286 57-75-37(5) or Section 57-75-37(6).
- 4287 **SECTION 11.** Section 27-13-5, Mississippi Code of 1972, is
- 4288 amended as follows:
- 4289 27-13-5. (1) (a) **Franchise tax levy.** Except as otherwise
- 4290 provided in subsections (3), (4), (5) and (7) of this section,

4291 there is hereby imposed, to be paid and collected as hereinafter

4292 provided, a franchise or excise tax upon every corporation, 4293 association or joint-stock company or partnership treated as a corporation under the income tax laws or regulations, organized or 4294 4295 created for pecuniary gain, having privileges not possessed by 4296 individuals, and having authorized capital stock now existing in 4297 this state, or hereafter organized, created or established, under 4298 and by virtue of the laws of the State of Mississippi, equal to: 4299 For tax years beginning before January 1, (i) 4300 2018, Two Dollars and Fifty Cents (\$2.50) for each One Thousand 4301 Dollars (\$1,000.00), or fraction thereof, of the value of the 4302 capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, 4303 4304 except as hereinafter provided. 4305 (ii) For tax years beginning on or after January 4306 1, 2018, but before January 1, 2019, Two Dollars and Fifty Cents 4307 (\$2.50) for each One Thousand Dollars (\$1,000.00), or fraction 4308 thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), 4309 of the value of the capital used, invested or employed in the 4310 exercise of any power, privilege or right enjoyed by such 4311 organization within this state, except as hereinafter provided. 4312 (iii) For tax years beginning on or after January 1, 2019, but before January 1, 2020, Two Dollars and Twenty-five 4313 Cents (\$2.25) for each One Thousand Dollars (\$1,000.00), or 4314 fraction thereof, in excess of One Hundred Thousand Dollars 4315 (\$100,000.00), of the value of the capital used, invested or 4316

- 4317 employed in the exercise of any power, privilege or right enjoyed
- 4318 by such organization within this state, except as hereinafter
- 4319 provided.
- 4320 (iv) For tax years beginning on or after January
- 4321 1, 2020, but before January 1, 2021, Two Dollars (\$2.00) for each
- 4322 One Thousand Dollars (\$1,000.00), or fraction thereof, in excess
- 4323 of One Hundred Thousand Dollars (\$100,000.00), of the value of the
- 4324 capital used, invested or employed in the exercise of any power,
- 4325 privilege or right enjoyed by such organization within this state,
- 4326 except as hereinafter provided.
- (v) For tax years beginning on or after January 1,
- 4328 2021, but before January 1, 2022, One Dollar and Seventy-five
- 4329 Cents (\$1.75) for each One Thousand Dollars (\$1,000.00), or
- 4330 fraction thereof, in excess of One Hundred Thousand Dollars
- 4331 (\$100,000.00), of the value of the capital used, invested or
- 4332 employed in the exercise of any power, privilege or right enjoyed
- 4333 by such organization within this state, except as hereinafter
- 4334 provided.
- 4335 (vi) For tax years beginning on or after January
- 4336 1, 2022, but before January 1, 2023, One Dollar and Fifty Cents
- 4337 (\$1.50) for each One Thousand Dollars (\$1,000.00), or fraction
- 4338 thereof, in excess of One Hundred Thousand Dollars (\$100,000.00),
- 4339 of the value of the capital used, invested or employed in the
- 4340 exercise of any power, privilege or right enjoyed by such

4341 organization within this state, except as hereinafter provided.

4342 (vii) For tax years beginning on or after January 1, 2023, but before January 1, 2024, One Dollar and Twenty-five 4343 Cents (\$1.25) for each One Thousand Dollars (\$1,000.00), or 4344 fraction thereof, in excess of One Hundred Thousand Dollars 4345 4346 (\$100,000.00), of the value of the capital used, invested or 4347 employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter 4348 4349 provided. 4350 For tax years beginning on or after January (viii)

1, 2024, but before January 1, 2025, One Dollar (\$1.00) for each
One Thousand Dollars (\$1,000.00), or fraction thereof, in excess
of One Hundred Thousand Dollars (\$100,000.00), of the value of the
capital used, invested or employed in the exercise of any power,
privilege or right enjoyed by such organization within this state,
except as hereinafter provided.

(ix) For tax years beginning on or after January 4358 1, 2025, but before January 1, 2026, Seventy-five Cents (75¢) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.

4364 (x) For tax years beginning on or after January 1, 4365 2026, but before January 1, 2027, Fifty Cents (50¢) for each One 4366 Thousand Dollars (\$1,000.00), or fraction thereof, in excess of

- One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.
- (xi) For tax years beginning on or after January 1, 2027, but before January 1, 2028, Twenty-five Cents (25¢) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.
- 4378 (b) In no case shall the franchise tax due for the 4379 accounting period be less than Twenty-five Dollars (\$25.00).
- 4380 (c) It is the purpose of this section to require the
 4381 payment to the State of Mississippi of this tax for the right
 4382 granted by the laws of this state to exist as such organization,
 4383 and to enjoy, under the protection of the laws of this state, the
 4384 powers, rights, privileges and immunities derived from the state
 4385 by the form of such existence.
- 4386 (2) Annual report of domestic corporations. Each domestic 4387 corporation shall file an annual report as required by the 4388 provisions of Section 79-4-16.22.
- 4389 (3) (a) A corporation that has negotiated a fee-in-lieu as
 4390 defined in Section 57-75-5 shall not be subject to the tax levied
 4391 by this section on such project; however, the fee-in-lieu payment

4393	franchise taxes.
4394	(b) (i) As used in this paragraph:
4395	1. "Authority" shall have the meaning
4396	ascribed to such term in Section 57-75-5(b);
4397	2. "Project" shall have the meaning ascribed
4398	to such term in Section 57-75-5(f)(xxix); and
4399	3. "Enterprise" shall mean the corporation
4400	authorized for the project pursuant to Section $57-75-5(f)(xxix)$.
4401	(ii) The term of the franchise tax fee-in-lieu
4402	agreement negotiated under this subsection and authorized by
4403	Section $57-75-5(j)$, between the authority and the enterprise for
4404	the project shall not exceed twenty-five (25) years. The
4405	franchise tax fee-in-lieu agreement shall apply only to new
4406	franchise tax liability attributable to the project, and shall not
4407	apply to any existing franchise tax liability of the enterprise in
4408	connection with any current operations in this state.
4409	(iii) In the event that the annual number of
4410	full-time jobs maintained by the enterprise falls below the
4411	minimum annual number of full-time jobs required by the authority
4412	pursuant to a written agreement between the authority and the
4413	enterprise for two (2) consecutive years, the franchise tax

fee-in-lieu for the project shall be suspended until the first tax

year during which the annual number of full-time jobs maintained

by the enterprise reaches the minimum annual number of full-time

shall be otherwise treated in the same manner as the payment of

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- 4417 jobs required by the authority pursuant to a written agreement
- 4418 between the authority and the enterprise.
- 4419 (iv) The enterprise shall be entitled to utilize a
- 4420 single sales apportionment factor in the calculation of its
- 4421 liability for franchise tax imposed by this chapter which is
- 4422 attributable to the project for any year for which it files a
- 4423 Mississippi franchise tax return. The enterprise shall be
- 4424 entitled to continue to utilize such single sales apportionment
- 4425 factor notwithstanding a suspension of the franchise tax
- 4426 fee-in-lieu pursuant to subparagraph (iii) of this paragraph.
- 4427 (c) As used in this paragraph (c):
- 4428 (i) "Affiliated enterprise" or an "affiliate"
- 4429 shall have the meaning ascribed to such term in Section
- 4430 57-75-5(k)(ii);
- 4431 (ii) "Authority" shall have the meaning ascribed
- 4432 to such term in Section 57-75-5 (b);
- 4433 (iii) "Project" shall have the meaning ascribed to
- 4434 such term in Section 57-75-5(f)(xxxi); and
- 4435 (iv) "Enterprise" shall mean the corporation
- 4436 authorized for a particular project pursuant to Section
- 4437 57-75-5(f)(xxxi), or any corporation which becomes subject to the
- 4438 tax levied by this section because it is an affiliate of the
- 4439 corporation or other enterprise authorized for a particular
- 4440 project pursuant to Section 57-75-5(f)(xxxi).

4441	(v) The term of the franchise tax fee-in-lieu
4442	agreement negotiated under this subsection and authorized by
4443	Section 57-75-5(j), between the authority and the enterprise shall
4444	expire in 2028 upon the repeal of the tax levied by this section.
4445	The franchise tax fee-in-lieu agreement shall apply only to new
4446	franchise tax liability attributable to the project, and shall not
4447	apply to any existing franchise tax liability of the enterprise in
4448	connection with any current operations in this state.
4449	(vi) In the event that the annual number of
4450	full-time jobs maintained or caused to be maintained by the
4451	enterprise and/or any affiliate thereof falls below the minimum
4452	annual number of full-time jobs required by the authority pursuant
4453	to a written agreement between the authority and the enterprise
4454	for one or more years, the franchise tax fee-in-lieu for the
4455	project may be reduced or suspended by the authority until the
4456	first tax year during which the annual number of full-time jobs
4457	maintained or caused to be maintained by the enterprise and/or its
4458	affiliates reaches the minimum annual number of full-time jobs
4459	required by the authority pursuant to a written agreement between
4460	the authority and the enterprise.
4461	(vii) The enterprise shall be entitled to utilize
4462	a single sales apportionment factor in the calculation of its
4463	liability for franchise tax imposed by this chapter which is
4464	attributable to the project for any year for which it files a

Mississippi franchise tax return. The enterprise shall be

4466	entitled to continue to utilize such single sales apportionment
4467	factor notwithstanding a suspension of the franchise tax
4468	fee-in-lieu pursuant to subparagraph (vi) of this paragraph. In
4469	no event shall an enterprise be entitled to utilize a single sales
4470	apportionment factor for purposes of calculating its liability for
4471	franchise tax imposed by this chapter attributable to any
4472	operations or activities thereof subject to tax liability imposed
4473	by this chapter prior to January 1, 2023, except to the extent
4474	that the enterprise is entitled to utilize a single sales
4475	apportionment factor in the calculation of its liability for
4476	franchise tax attributable to any operations or activities thereof
4477	subject to tax liability imposed by this chapter prior to January
4478	1, 2023, pursuant to any other section of law or regulation duly
4479	adopted by the department.
4480	(d) As used in this paragraph (d):
4481	(i) "Affiliated enterprise" or an "affiliate"
4482	shall have the meaning ascribed to such term in Section
4483	57-75-5(k)(iii);
4484	(ii) "Authority" shall have the meaning ascribed
4485	to such term in Section 57-75-5(b);
4486	(iii) "Project" shall have the meaning ascribed to
4487	such term in Section 57-75-5(f)(xxxii); and
4488	(iv) "Enterprise" shall mean a corporation
4489	authorized for a particular project pursuant to Section
4490	57-75-5(f)(xxxii), or any corporation which becomes subject to the

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91	tax levied by this section because it is an affiliate of the
92	corporation or other enterprise authorized for a particular
93	project pursuant to Section 57-75-5(f)(xxxii).
94	(v) The term of the franchise tax fee-in-lieu
95	agreement negotiated under this subsection and authorized by
96	Section 57-75-5(j), between the authority and the enterprise shall
7	expire in 2028 upon the repeal of the tax levied by this section.
	The franchise tax fee-in-lieu agreement shall apply only to new
	franchise tax liability attributable to the project, and shall not
	apply to any existing franchise tax liability of the enterprise in
	connection with any current operations in this state.
	(vi) In the event that the annual number of
	full-time jobs maintained or caused to be maintained by the
	enterprise and/or any affiliate thereof falls below the minimum
	annual number of full-time jobs required by the authority pursuant
	to a written agreement between the authority and the enterprise
	for one or more years, the franchise tax fee-in-lieu for the
	project may be reduced or suspended by the authority until the
	first tax year during which the annual number of full-time jobs
	maintained or caused to be maintained by the enterprise and/or its
	affiliates reaches the minimum annual number of full-time jobs
	required by the authority pursuant to a written agreement between
	the authority and the enterprise.
	(4) An approved business enterprise as defined in the Growth

and Prosperity Act shall not be subject to the tax levied by this

- section on the value of capital used, invested or employed by the approved business enterprise in a growth and prosperity county or supervisors district as provided in the Growth and Prosperity Act.
- (5) A business enterprise operating a project as defined in Section 57-64-33, in a county that is a member of a regional economic development alliance created under the Regional Economic Development Act shall not be subject to the tax levied by this section on the value of capital used, invested or employed by the business enterprise in such a county as provided in Section 57-64-33.
- 4526 (6) The tax levied by this chapter and paid by a business
 4527 enterprise located in a redevelopment project area under Sections
 4528 57-91-1 through 57-91-11 shall be deposited into the Redevelopment
 4529 Project Incentive Fund created in Section 57-91-9.
- 4530 (7) A business enterprise as defined in Section 57-113-1 or
 4531 57-113-21 that is exempt from certain state taxes under Section
 4532 57-113-5 or 57-113-25 shall not be subject to the tax levied by
 4533 this section on the value of capital used, invested or employed by
 4534 the business enterprise.
- 4535 (8) A taxpayer who is eligible to apply, as a credit against
 4536 the tax levied by this chapter, a tax credit awarded by the
 4537 Mississippi Development Authority in accordance with the
 4538 Mississippi Flexible Tax Incentive Act may apply the tax credit in
 4539 the amount available for such purpose, or such lesser amount
 4540 determined by the taxpayer, pursuant to the Mississippi Flexible

4541 Tax Incentive Act. The credit applied for a tax-reporting period

4542 shall be reflected on the form of the return in the manner

4543 prescribed by the commissioner.

4544 **SECTION 12.** Section 27-13-7, Mississippi Code of 1972, is

4545 amended as follows:

4546 27-13-7. (1) (a) **Franchise tax levy**. Except as otherwise

4547 provided in subsections (3), (4), (5) and (7) of this section,

4548 there is hereby imposed, levied and assessed upon every

4549 corporation, association or joint-stock company, or partnership

4550 treated as a corporation under the income tax laws or regulations

4551 as hereinbefore defined, organized and existing under and by

4552 virtue of the laws of some other state, territory or country, or

4553 organized and existing without any specific statutory authority,

4554 now or hereafter doing business or exercising any power, privilege

4555 or right within this state, as hereinbefore defined, a franchise

4556 or excise tax equal to:

4557 (i) For tax years beginning before January 1,

4558 2018, Two Dollars and Fifty Cents (\$2.50) of each One Thousand

4559 Dollars (\$1,000.00), or fraction thereof, of the value of capital

4560 used, invested or employed within this state, except as

4561 hereinafter provided.

4562 (ii) For tax years beginning on or after January

4563 1, 2018, but before January 1, 2019, Two Dollars and Fifty Cents

4564 (\$2.50) for each One Thousand Dollars (\$1,000.00), or fraction

4565 thereof, in excess of One Hundred Thousand Dollars (\$100,000.00),

4566 of the value of the capital used, invested or employed in the 4567 exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided. 4568 4569 (iii) For tax years beginning on or after January 4570 1, 2019, but before January 1, 2020, Two Dollars and Twenty-five 4571 Cents (\$2.25) for each One Thousand Dollars (\$1,000.00), or 4572 fraction thereof, in excess of One Hundred Thousand Dollars 4573 (\$100,000.00), of the value of the capital used, invested or 4574 employed in the exercise of any power, privilege or right enjoyed 4575 by such organization within this state, except as hereinafter 4576 provided. 4577 For tax years beginning on or after January 4578 1, 2020, but before January 1, 2021, Two Dollars (\$2.00) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess 4579 of One Hundred Thousand Dollars (\$100,000.00), of the value of the 4580 4581 capital used, invested or employed in the exercise of any power, 4582 privilege or right enjoyed by such organization within this state, except as hereinafter provided. 4583

(v) For tax years beginning on or after January 1, 2585 2021, but before January 1, 2022, One Dollar and Seventy-five

4586 Cents (\$1.75) for each One Thousand Dollars (\$1,000.00), or

4587 fraction thereof, in excess of One Hundred Thousand Dollars

4588 (\$100,000.00), of the value of the capital used, invested or

4589 employed in the exercise of any power, privilege or right enjoyed

4590 by such organization within this state, except as hereinafter 4591 provided.

4592 For tax years beginning on or after January 1, 2022, but before January 1, 2023, One Dollar and Fifty Cents 4593 4594 (\$1.50) for each One Thousand Dollars (\$1,000.00), or fraction 4595 thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), 4596 of the value of the capital used, invested or employed in the 4597 exercise of any power, privilege or right enjoyed by such 4598 organization within this state, except as hereinafter provided. 4599 (vii) For tax years beginning on or after January 1, 2023, but before January 1, 2024, One Dollar and Twenty-five 4600 4601 Cents (\$1.25) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars 4602 4603 (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed 4604 4605 by such organization within this state, except as hereinafter 4606 provided.

(viii) For tax years beginning on or after January 4608 1, 2024, but before January 1, 2025, One Dollar (\$1.00) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.

- (ix) For tax years beginning on or after January 4615 1, 2025, but before January 1, 2026, Seventy-five Cents (75¢) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.
- (x) For tax years beginning on or after January 1, 2027, Fifty Cents (50¢) for each One 2026, but before January 1, 2027, Fifty Cents (50¢) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, 2626 privilege or right enjoyed by such organization within this state, except as hereinafter provided.
- (xi) For tax years beginning on or after January 1, 2027, but before January 1, 2028, Twenty-five Cents (25¢) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.
- 4635 (b) In no case shall the franchise tax due for the 4636 accounting period be less than Twenty-five Dollars (\$25.00).
- 4637 (c) It is the purpose of this section to require the 4638 payment of a tax by all organizations not organized under the laws

- of this state, measured by the amount of capital or its

 4640 equivalent, for which such organization receives the benefit and

 4641 protection of the government and laws of the state.
- 4642 (2) Annual report of foreign corporations. Each foreign 4643 corporation authorized to transact business in this state shall 4644 file an annual report as required by the provisions of Section 4645 79-4-16.22.
- 4646 (3) (a) A corporation that has negotiated a fee-in-lieu as
 4647 defined in Section 57-75-5 shall not be subject to the tax levied
 4648 by this section on such project; however, the fee-in-lieu payment
 4649 shall be otherwise treated in the same manner as the payment of
 4650 franchise taxes.
- 4651 (b) (i) As used in this paragraph:
- 1. "Authority" shall have the meaning
- 4653 ascribed to such term in Section 57-75-5(b);
- 2. "Project" shall have the meaning ascribed
- 4655 to such term in Section 57-75-5(f)(xxix); and
- 4656 3. "Enterprise" shall mean the corporation
- 4657 authorized for the project pursuant to Section 57-75-5(f)(xxix).
- 4658 (ii) The term of the franchise tax fee-in-lieu
- 4659 agreement negotiated under this subsection and authorized by
- 4660 Section 57-75-5(j), between the authority and the enterprise for
- 4661 the project shall not exceed twenty-five (25) years. The

- 4662 franchise tax fee-in-lieu agreement shall apply only to new
- 4663 franchise tax liability attributable to the project, and shall not

apply to any existing franchise tax liability of the enterprise in connection with any current operations in this state.

4666 In the event that the annual number of (iii) 4667 full-time jobs maintained by the enterprise falls below the 4668 minimum annual number of full-time jobs required by the authority 4669 pursuant to a written agreement between the authority and the 4670 enterprise for two (2) consecutive years, the franchise tax 4671 fee-in-lieu for the project shall be suspended until the first tax 4672 year during which the annual number of full-time jobs maintained 4673 by the enterprise reaches the minimum annual number of full-time 4674 jobs required by the authority pursuant to a written agreement 4675 between the authority and the enterprise.

4676 The enterprise shall be entitled to utilize a 4677 single sales apportionment factor in the calculation of its 4678 liability for franchise tax imposed by this chapter which is 4679 attributable to the project for any year for which it files a 4680 Mississippi franchise tax return. The enterprise shall be 4681 entitled to continue to utilize such single sales apportionment 4682 factor notwithstanding a suspension of the franchise tax 4683 fee-in-lieu pursuant to subparagraph (iii) of this paragraph.

(c) As used in this paragraph (c):

4685 (i) "Affiliated enterprise" or an "affiliate"
4686 shall have the meaning ascribed to such term in Section
4687 57-75-5(k)(ii);

4689	to such term in Section 57-75-5(b);
4690	(iii) "Project" shall have the meaning ascribed to
4691	such term in Section 57-75-5(f)(xxxi); and
4692	(iv) "Enterprise" shall mean the corporation
4693	authorized for a particular project pursuant to Section
4694	57-75-5(f)(xxxi), or any corporation which becomes subject to the
4695	tax levied by this section because it is an affiliate of the
4696	corporation or other enterprise authorized for a particular
4697	project pursuant to Section 57-75-5(f)(xxxi).
4698	(v) The term of the franchise tax fee-in-lieu
4699	agreement negotiated under this subsection and authorized by
4700	Section 57-75-5(j), between the authority and the enterprise shall
4701	expire in 2028 upon the repeal of the tax levied by this section.
4702	The franchise tax fee-in-lieu agreement shall apply only to new
4703	franchise tax liability attributable to the project, and shall not
4704	apply to any existing franchise tax liability of the enterprise in
4705	connection with any current operations in this state.
4706	(vi) In the event that the annual number of
4707	full-time jobs maintained by the enterprise falls below the
4708	minimum annual number of full-time jobs required by the authority
4709	pursuant to a written agreement between the authority and the
4710	enterprise for one or more years, the franchise tax fee-in-lieu
4711	for the project may be reduced or suspended by the authority until
4712	the first tax year during which the annual number of full-time

(ii) "Authority" shall have the meaning ascribed

4713	jobs maintained by the enterprise and/or its affiliates reaches
4714	the minimum annual number of full-time jobs required by the
4715	authority pursuant to a written agreement between the authority
4716	and the enterprise.
4717	(vii) The enterprise shall be entitled to utilize
4718	a single sales apportionment factor in the calculation of its
4719	liability for franchise tax imposed by this chapter which is
4720	attributable to the project for any year for which it files a
4721	Mississippi franchise tax return. The enterprise shall be
4722	entitled to continue to utilize such single sales apportionment
4723	factor notwithstanding a suspension of the franchise tax
4724	fee-in-lieu pursuant to subparagraph (vi) of this paragraph. In
4725	no event shall an enterprise be entitled to utilize a single sales
4726	apportionment factor for purposes of calculating its liability for
4727	franchise tax imposed by this chapter attributable to any
4728	operations or activities thereof subject to tax liability imposed
4729	by this chapter prior to January 1, 2023, except to the extent
4730	that the enterprise is entitled to utilize a single sales
4731	apportionment factor in the calculation of its liability for
4732	franchise tax attributable to any operations or activities thereof
4733	subject to tax liability imposed by this chapter prior to January
4734	1, 2023, pursuant to any other section of law or regulation duly
4735	adopted by the department.

(d) As used in this paragraph (d):

4737	(i) "Affiliated enterprise" or an "affiliate"
4738	shall have the meaning ascribed to such term in Section
4739	57-75-5(k)(iii);
4740	(ii) "Authority" shall have the meaning ascribed
4741	to such term in Section 57-75-5(b);
4742	(iii) "Project" shall have the meaning ascribed to
4743	such term in Section 57-75-5(f)(xxxii); and
4744	(iv) "Enterprise" shall mean the corporation
4745	authorized for a particular project pursuant to Section
4746	57-75-5(f)(xxxii), or any corporation which becomes subject to the
4747	tax levied by this section because it is an affiliate of the
4748	corporation or other enterprise authorized for a particular
4749	<pre>project pursuant to Section 57-75-5(f)(xxxii).</pre>
4750	(v) The term of the franchise tax fee-in-lieu
4751	agreement negotiated under this subsection and authorized by
4752	Section 57-75-5(j), between the authority and the enterprise shall
4753	expire in 2028 upon the repeal of the tax levied by this section.
4754	The franchise tax fee-in-lieu agreement shall apply only to new
4755	franchise tax liability attributable to the project, and shall not
4756	apply to any existing franchise tax liability of the enterprise in
4757	connection with any current operations in this state.
4758	(vi) In the event that the annual number of
4759	full-time jobs maintained by the enterprise falls below the
4760	minimum annual number of full-time jobs required by the authority
4761	pursuant to a written agreement between the authority and the

4762	enterprise	for	one	or	more	years,	the	franchise	tax	fee-	<u>-in-</u>	<u>lieu</u>

- 4763 for the project may be reduced or suspended by the authority until
- 4764 the first tax year during which the annual number of full-time
- 4765 jobs maintained by the enterprise and/or its affiliates reaches
- 4766 the minimum annual number of full-time jobs required by the
- 4767 authority pursuant to a written agreement between the authority
- 4768 and the enterprise.
- 4769 (4) An approved business enterprise as defined in the Growth
- 4770 and Prosperity Act shall not be subject to the tax levied by this
- 4771 section on the value of capital used, invested or employed by the
- 4772 approved business enterprise in a growth and prosperity county or
- 4773 supervisors district as provided in the Growth and Prosperity Act.
- 4774 (5) A business enterprise operating a project as defined in
- 4775 Section 57-64-33, in a county that is a member of a regional
- 4776 economic development alliance created under the Regional Economic
- 4777 Development Act shall not be subject to the tax levied by this
- 4778 section on the value of capital used, invested or employed by the
- 4779 business enterprise in such a county as provided in Section
- 4780 57-64-33.
- 4781 (6) The tax levied by this chapter and paid by a business
- 4782 enterprise located in a redevelopment project area under Sections
- 4783 57-91-1 through 57-91-11 shall be deposited into the Redevelopment
- 4784 Project Incentive Fund created in Section 57-91-9.
- 4785 (7) A business enterprise as defined in Section 57-113-1 or
- 4786 57-113-21 that is exempt from certain state taxes under Section

- 4787 57-113-5 or 57-113-25 shall not be subject to the tax levied by
 4788 this section on the value of capital used, invested or employed by
 4789 the business enterprise.
- 4790 A taxpayer who is eligible to apply as a credit against 4791 the tax levied by this chapter a tax credit awarded by the 4792 Mississippi Development Authority in accordance with the 4793 Mississippi Flexible Tax Incentive Act may apply the tax credit in 4794 the amount available for such purpose, or such lesser amount 4795 determined by the taxpayer, pursuant to the Mississippi Flexible 4796 Tax Incentive Act. The credit applied for a tax-reporting period 4797 shall be reflected on the form of the return in the manner 4798 prescribed by the commissioner.
- 4799 **SECTION 13.** Section 19-9-5, Mississippi Code of 1972, is 4800 amended as follows:
- 19-9-5. No county shall hereafter issue bonds secured by a 4801 4802 pledge of its full faith and credit for the purposes authorized by 4803 law in an amount which, when added to the then outstanding bonds 4804 of such county, shall exceed either (a) fifteen percent (15%) of 4805 the assessed value of the taxable property within such county 4806 according to the last completed assessment for taxation, or (b) 4807 fifteen percent (15%) of the assessment upon which taxes were levied for its fiscal year ending September 30, 1984, whichever is 4808 4809 greater.
- However, any county in the state which shall have experienced washed-out or collapsed bridges on the public roads of the county

812	for any cause or reason may hereafter issue bonds for bridge
813	purposes as now authorized by law in an amount which, when added
814	to the then outstanding general obligation bonds of such county,
815	shall not exceed either (a) twenty percent (20%) of the assessed
816	value of the taxable property within such county according to the
817	last completed assessment for taxation or (b) fifteen percent
818	(15%) of the assessment upon which taxes were levied for its
819	fiscal year ending September 30, 1984, whichever is greater.
820	Provided further, in computing such indebtedness, there may
821	be deducted all bonds or other evidences of indebtedness
822	heretofore or hereafter issued, for the construction of hospitals,
823	ports or other capital improvements which are payable primarily
824	from the net revenue to be generated from such hospital, port or
825	other capital improvement, which revenue shall be pledged to the
826	retirement of such bonds or other evidences of indebtedness,
827	together with the full faith and credit of the county. However,
828	in no case shall any county contract any indebtedness payable, in
829	whole or in part, from proceeds of ad valorem taxes which, when
830	added to all of the outstanding general obligation indebtedness,
831	both bonded and floating, shall exceed either (a) twenty percent
832	(20%) of the assessed value of all taxable property within such
833	county according to the last completed assessment for taxation, or
834	(b) fifteen percent (15%) of the assessment upon which taxes were
835	levied for its fiscal year ending September 30, 1984, whichever is
836	greater. Nothing herein contained shall be construed to apply to

4837 contract obligations in any form heretofore or hereafter incurred 4838 by any county which are subject to annual appropriations therefor, or to bonds heretofore or hereafter issued by any county for 4839 4840 school purposes, or to bonds issued by any county under the 4841 provisions of Sections 57-1-1 through 57-1-51, or to any 4842 indebtedness incurred under Section 55-23-8, or to bonds issued under Section 57-75-37 or to any other indebtedness incurred under 4843 4844 Section 57-75-37(4) * * *, Section 57-75-37(5) or Section 4845 57-75-37(6). SECTION 14. Section 89-1-23, Mississippi Code of 1972, is

4846 amended as follows: 4847

89-1-23. Resident aliens may acquire and hold land, and may dispose of it and transmit it by descent, as citizens of the state may. Except as otherwise provided in this section, nonresident aliens shall not hereafter acquire or hold land, but a nonresident alien may have or take a lien on land to secure a debt, and at any sale thereof to enforce payment of the debt may purchase the same, and thereafter hold it, not longer than twenty (20) years, with full power during said time to sell the land, in fee, to a citizen; or he may retain it by becoming a citizen within that time. All land held or acquired contrary to this section shall escheat to the state; but a title to real estate in the name of a citizen of the United States, or a person who has declared his intention of becoming a citizen, whether resident or nonresident, if he be a purchaser or holder, shall not be forfeited or

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4862 escheated by reason of the alienage of any former owner or other 4863 person.

Any person who was or is a citizen of the United States and became or becomes an alien by reason of marriage to a citizen of a foreign country, may hereafter inherit, or if he or she heretofore inherited or acquired or hereafter inherits, may hold, own, transmit by descent or transfer land free from any escheat to the State of Mississippi, if said land has not heretofore escheated by final valid order or decree of a court of competent jurisdiction.

Nonresident aliens who are citizens of Syria or the Lebanese Republic may inherit property from citizens or residents of the State of Mississippi.

4874 Nonresident aliens may acquire and hold not to exceed three hundred twenty (320) acres of land in this state for the purpose 4875 4876 of industrial development thereon. In addition, any nonresident 4877 alien may acquire and hold not to exceed five (5) acres of land 4878 for residential purposes. The nonresident alien may dispose of any such land, but if any land acquired for industrial development 4879 4880 ceases to be used for industrial development while owned by a 4881 nonresident alien, it shall escheat to the state. The limitation 4882 set forth in this paragraph shall not apply to corporations in 4883 which the stock thereof is partially or wholly owned by nonresident aliens; and title to real estate acquired by, and held 4884 in the name of, any corporation, limited partnership, general 4885 partnership, limited liability partnership, limited liability 4886

4887 company, joint venture, joint stock company or business trust 4888 organized and existing under the laws of the State of Mississippi or of any other state or the federal laws of the United States of 4889 4890 America for purposes of development thereon of one or more 4891 projects, as defined in Section 57-75-5(f)(xxxi), shall not be 4892 forfeited or escheated by reason of the alienage of any former 4893 owner or other person if said land has not heretofore escheated to 4894 the State of Mississippi by final valid order or decree of a court 4895 of competent jurisdiction. The limitation set forth in this 4896 section shall also not apply to any real estate acquired by, and held in the name of, any corporation, limited partnership, general 4897 4898 partnership, limited liability partnership, limited liability 4899 company, joint venture, joint stock company or business trust 4900 organized and existing under the laws of the State of Mississippi 4901 or of any other state or the federal laws of the United States of 4902 America for purposes of developing, owning and/or operating a 4903 project, as defined in Section 57-75-5(f)(xxxii).

- 4904 **SECTION 15.** Section 27-7-30, Mississippi Code of 1972, is 4905 amended as follows:
- 4906 27-7-30. (1) (a) As used in this subsection, "qualified 4907 business or industry" means any company and its affiliates, that 4908 has been certified by the Major Economic Impact Authority as a 4909 project as defined in Section 57-75-5(f)(xxi).
- 4910 (b) A qualified business or industry shall be exempt
 4911 from the tax imposed by this chapter on income arising from a

4912 project as defined in Section 57-75-5(f)(xxi) only, and all other

4913 income shall be subject to the tax imposed by this chapter. The

4914 exemption does not apply to activities subject to Mississippi

4915 income tax prior to certification of the project.

4916 (c) The income tax exemption authorized by this

4917 subsection shall not exceed twenty (20) years. A qualified

4918 business or industry must create at least one thousand five

4919 hundred (1,500) jobs prior to receiving the exemption authorized

4920 by this subsection and may elect the date upon which the

4921 twenty-year period will begin; however, the date may not be later

4922 than sixty (60) months after the date the qualified business or

4923 industry begins commercial production.

4924 (d) In the event that the monthly average number of

4925 full-time jobs maintained by the qualified business or industry

4926 falls below one thousand five hundred (1,500) jobs, the tax

exemption authorized by this subsection shall be reduced as

4928 follows:

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4929 (i) If the monthly average number of full-time

4930 jobs for a taxable year is more than one thousand four hundred

(1,400) but less than one thousand five hundred (1,500), the

4932 amount of the exemption shall be reduced by one percent (1%) for

4933 the taxable year.

4934 (ii) If the monthly average number of full-time

4935 jobs for a taxable year is more than one thousand one hundred

4936 (1,100) but less than one thousand four hundred one (1,401), then

4937 the amount of the exemption shall be reduced by twenty percent

4938 (20%) for the taxable year.

4939 (iii) If the monthly average number of full-time

4940 jobs for the taxable year is more than eight hundred (800) but

4941 less than one thousand one hundred one (1,101), then the amount of

4942 the exemption shall be reduced by forty percent (40%) for the

4943 taxable year.

4944 (iv) If the monthly average number of full-time

4945 jobs for the taxable year is more than five hundred (500) but less

4946 than eight hundred one (801), then the amount of the exemption

4947 shall be reduced by sixty percent (60%) for the taxable year.

4948 (v) If the monthly average number of full-time

4949 jobs for the taxable year is more than two hundred (200) but less

4950 than five hundred one (501), then the amount of the exemption

4951 shall be reduced by eighty percent (80%) for the taxable year.

4952 (vi) If the monthly average number of full-time

4953 jobs for the taxable year is two hundred (200) or less, the

4954 qualified business or industry shall not be eligible for the

4955 exemption for the taxable year.

4956 (2) (a) As used in this subsection, "qualified business or

4957 industry" means any company and its affiliates that has been

4958 certified by the Major Economic Impact Authority as a project as

4959 defined in Section 57-75-5(f)(xxviii).

4960 (b) A qualified business or industry shall be exempt

4961 from the tax imposed by this chapter on income arising from a

4962 project as defined in Section 57-75-5(f)(xxviii) only, and all

4963 other income shall be subject to the tax imposed by this chapter.

4964 The exemption does not apply to activities subject to Mississippi

4965 income tax prior to certification of the project.

4966 (c) The income tax exemption authorized by this

4967 subsection shall not exceed twenty (20) years unless the qualified

business or industry creates and maintains for a period of three

4969 (3) years not less than one thousand (1,000) jobs, in which case

4970 the exemption period shall be extended by five (5) years.

4971 (d) In the event that the annual average number of

4972 full-time jobs maintained by the qualified business or industry

4973 falls below the qualified business or industry's job commitment

4974 for two (2) consecutive years, the tax exemption authorized by

4975 this subsection shall be suspended until the first tax year during

4976 which the annual average number of full-time jobs maintained by

4977 the qualified business or industry reaches the qualified business

4978 or industry's job commitment.

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4979 (3) (a) As used in this subsection, "qualified business or

industry" means any company and its affiliates that has been

4981 certified by the Major Economic Impact Authority as a project as

4982 defined in Section 57-75-5(f)(xxix).

4983 (b) A qualified business or industry shall be exempt

4984 from the tax imposed by this chapter on income arising from a

4985 project as defined in Section 57-75-5(f)(xxix) only, and all other

4986 income shall be subject to the tax imposed by this chapter. The

4987 exemption does not apply to activities subject to Mississippi 4988 income tax prior to certification of the project.

- 4989 The income tax exemption authorized by this 4990 subsection shall not exceed twenty-five (25) years. A qualified 4991 business or industry must create the minimum annual number of 4992 full-time jobs required by the authority pursuant to a written 4993 agreement between the authority and such qualified business or 4994 industry and may elect the date upon which the twenty-five-year 4995 period will begin; however, the date may not be later than sixty 4996 (60) months after the date the qualified business or industry 4997 begins commercial production.
 - (d) In the event that the annual number of full-time jobs maintained by the qualified business or industry falls below the minimum annual number of full-time jobs required by the authority pursuant to a written agreement between the authority and such qualified business or industry for two (2) consecutive years, the tax exemption authorized by this subsection shall be suspended until the first tax year during which the annual number of full-time jobs maintained by the qualified business or industry reaches the minimum annual number of full-time jobs required by the authority pursuant to a written agreement between the authority and such qualified business or industry.
- 5009 (e) The qualified business or industry shall be
 5010 entitled to utilize a single sales apportionment factor in the
 5011 calculation of its liability for income tax imposed by this

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5012 chapter for any year for which it files a Mississippi income tax

5013 return. The qualified business or industry shall be entitled to

5014 continue to utilize such single sales apportionment factor

5015 notwithstanding a suspension of the income tax exemption pursuant

5016 to paragraph (d) of this subsection.

5017 (4) (a) As used in this subsection, "qualified business or

5018 industry" means any company and that has been certified by the

5019 Major Economic Impact Authority as a project as defined in Section

 $5020 \quad 57-75-5(f)(xxx)$.

5021 (b) A qualified business or industry shall be exempt

5022 from the tax imposed by this chapter on income arising from a

5023 project as defined in Section 57-75-5(f)(xxx) only, and all other

5024 income shall be subject to the tax imposed by this chapter. The

5025 exemption does not apply to activities subject to Mississippi

5026 income tax prior to certification of the project.

5027 (c) The income tax exemption authorized by this

5028 subsection shall not exceed twenty (20) years. A qualified

5029 business or industry must create at least one thousand (1,000)

5030 jobs prior to receiving the exemption authorized by this

5031 subsection and may elect the date upon which the twenty-year

5032 period will begin; however, the date may not be later than sixty

5033 (60) months after the date the qualified business or industry

5034 begins commercial production and in no event later than December

5035 31, 2022.

5036 (5) (a) As used in this subsection:

5037	(i) "Affiliate" shall have the meaning ascribed to
5038	<pre>such term in Section 57-75-5(k)(iii);</pre>
5039	(ii) "Qualified business or industry" means any
5040	company that has been certified by the Major Economic Impact
5041	Authority as a project as defined in Section 57-75-5(f)(xxxii), or
5042	any other company which becomes subject to the tax levied by this
5043	chapter because it is an affiliate, successor or assignee of the
5044	company that has been certified by the Major Economic Impact
5045	Authority as a project as defined in Section 57-75-5(f)(xxxii).
5046	(b) A qualified business or industry shall be exempt
5047	from the tax imposed by this chapter on income arising from a
5048	project as defined in Section 57-75-5(f)(xxxii) only, and all
5049	other income shall be subject to the tax imposed by this chapter.
5050	The exemption does not apply to activities subject to Mississippi
5051	income tax prior to certification of the project.
5052	(c) The income tax exemption authorized by this
5053	subsection shall not exceed ten (10) years. A qualified business
5054	or industry must create the minimum annual number of full-time
5055	jobs required by the authority pursuant to a written agreement
5056	between the authority and such qualified business or industry and
5057	may elect the date upon which the ten (10) year period will begin;
5058	however, the date may not be later than twenty-four (24) months
5059	after the date the qualified business or industry begins
5060	commercial production, as such date shall be determined in

5061 <u>accordance with a written agreement between the authority and such</u> 5062 qualified business or industry.

- 5063 (d) In the event that the annual number of full-time 5064 jobs maintained by the qualified business or industry falls below 5065 the minimum annual number of full-time jobs required by the 5066 authority pursuant to a written agreement between the authority 5067 and such qualified business or industry, the tax exemption 5068 authorized by this subsection may be suspended by the authority 5069 pursuant to such written agreement until the number of full-time 5070 jobs maintained by the qualified business or industry reaches the 5071 minimum number of full-time jobs required by the authority 5072 pursuant to such written agreement.
- $(***\underline{6})$ A qualified business or industry that utilizes the exemption authorized by this section shall not be eligible for the credits authorized in Sections 57-73-21 through 57-73-29.
- 5076 (* * $\frac{\pi}{2}$) The Mississippi Development Authority may promulgate rules and regulations necessary to administer the provisions of this section.
- 5079 **SECTION 16.** Section 65-1-85, Mississippi Code of 1972, is 5080 amended as follows:
- 65-1-85. (1) All contracts by or on behalf of the
 commission for the purchase of materials, equipment and supplies
 shall be made in compliance with Section 31-7-1 et seq. All
 contracts by or on behalf of the commission for construction,
 reconstruction or other public work authorized to be done under

the provisions of this chapter, except maintenance, shall be made by the executive director, subject to the approval of the commission, only upon competitive bids after due advertisement as follows, to wit:

- such rules and regulations, in addition to those herein provided,
 as may be adopted therefor by the commission, and the commission
 is authorized and empowered to make and promulgate such rules and
 regulations as it may deem proper, to provide and adopt standard
 specifications for road and bridge construction, and to amend such
 rules and regulations from time to time.
- 5097 The advertisement shall be inserted twice, being (b) 5098 once a week for two (2) successive weeks in a newspaper published at the seat of government in Jackson, Mississippi, having a 5099 general circulation throughout the state, and no letting shall be 5100 5101 less than fourteen (14) days nor more than sixty (60) days after 5102 the publication of the first notice of such letting, and notices of such letting may be placed in a metropolitan paper or national 5103 5104 trade publication.
- 5105 (c) Before advertising for such work, the executive
 5106 director shall cause to be prepared and filed in the department
 5107 detailed plans and specifications covering the work proposed to be
 5108 done and copies of the plans and specifications shall be subject
 5109 to inspection by any citizen during all office hours and made
 5110 available to all prospective bidders upon such reasonable terms

and conditions as may be required by the commission. A fee shall be charged equal to the cost of producing a copy of any such plans and specifications.

- 5114 (d) All such contracts shall be let to a responsible 5115 bidder with the lowest and best bid, and a record of all bids 5116 received for construction and reconstruction shall be preserved.
- Each bid for such a construction and reconstruction 5117 5118 contract must be accompanied by a cashier's check, a certified 5119 check or bidders bond executed by a surety company authorized to 5120 do business in the State of Mississippi, in the principal amount 5121 of not less than five percent (5%) of the bid, quaranteeing that 5122 the bidder will give bond and enter into a contract for the 5123 faithful performance of the contract according to plans and 5124 specifications on file.
- 5125 Bonds shall be required of the successful bidder in 5126 an amount equal to the contract price. The contract price shall mean the entire cost of the particular contract let. In the event 5127 change orders are made after the execution of a contract which 5128 5129 results in increasing the total contract price, additional bond in 5130 the amount of the increased cost may be required. The surety or 5131 sureties on such bonds shall be a surety company or surety 5132 companies authorized to do business in the State of Mississippi, 5133 all bonds to be payable to the State of Mississippi and to be conditioned for the prompt, faithful and efficient performance of 5134 5135 the contract according to plans and specifications, and for the

5136 prompt payment of all persons furnishing labor, material, 5137 equipment and supplies therefor. Such bonds shall be subject to the additional obligation that the principal and surety or 5138 sureties executing the same shall be liable to the state in a 5139 5140 civil action instituted by the state at the instance of the 5141 commission or any officer of the state authorized in such cases, for double any amount in money or property the state may lose or 5142 5143 be overcharged or otherwise defrauded of by reason of any wrongful 5144 or criminal act, if any, of the contractor, his agent or 5145 employees.

5146 With respect to equipment used in the construction, reconstruction or other public work authorized to be done under 5147 5148 the provisions of this chapter: the word "equipment," in addition to all equipment incorporated into or fully consumed in connection 5149 5150 with such project, shall include the reasonable value of the use 5151 of all equipment of every kind and character and all accessories 5152 and attachments thereto which are reasonably necessary to be used and which are used in carrying out the performance of the 5153 5154 contract, and the reasonable value of the use thereof, during the 5155 period of time the same are used in carrying out the performance 5156 of the contract, shall be the amount as agreed upon by the persons 5157 furnishing the equipment and those using the same to be paid therefor, which amount, however, shall not be in excess of the 5158 5159 maximum current rates and charges allowable for leasing or renting as specified in Section 65-7-95; the word "labor" shall include 5160

- all work performed in repairing equipment used in carrying out the performance of the contract, which repair labor is reasonably necessary to the efficient operation of said equipment; and the words "materials" and "supplies" shall include all repair parts installed in or on equipment used in carrying out the performance of the contract, which repair parts are reasonably necessary to the efficient operation of said equipment.
- 5168 (3) The executive director, subject to the approval of the 5169 commission, shall have the right to reject any and all bids, 5170 whether such right is reserved in the notice or not.
- 5171 (4) The commission may require the prequalification of any
 5172 and all bidders and the failure to comply with prequalification
 5173 requirements may be the basis for the rejection of any bid by the
 5174 commission. The commission may require the prequalification of
 5175 any and all subcontractors before they are approved to participate
 5176 in any contract awarded under this section.
- 5177 The commission may adopt rules and regulations for the termination of any previously awarded contract which is not timely 5178 5179 proceeding toward completion. The failure of a contractor to 5180 comply with such rules and regulations shall be a lawful basis for 5181 the commission to terminate the contract with such contractor. 5182 the event of a termination under such rules and regulations, the 5183 contractor shall not be entitled to any payment, benefit or damages beyond the cost of the work actually completed. 5184

5185	(6) Any contract for construction or paving of any highway
5186	may be entered into for any cost which does not exceed the amount
5187	of funds that may be made available therefor through bond issues
5188	or from other sources of revenue, and the letting of contracts for
5189	such construction or paving shall not necessarily be delayed until
5190	the funds are actually on hand, provided authorization for the
5191	issuance of necessary bonds has been granted by law to supplement
5192	other anticipated revenue, or when the department certifies to the
5193	Department of Finance and Administration and the Legislative
5194	Budget Office that projected receipts of funds by the department
5195	will be sufficient to pay such contracts as they become due and
5196	the Department of Finance and Administration determines that the
5197	projections are reasonable and receipts will be sufficient to pay
5198	the contracts as they become due. The Department of Finance and
5199	Administration shall spread such determination on its minutes
5200	prior to the letting of any contracts based on projected receipts.
5201	Nothing in this subsection shall prohibit the issuance of bonds,
5202	which have been authorized, at any time in the discretion of the
5203	State Bond Commission, nor to prevent investment of surplus funds
5204	in United States government bonds or State of Mississippi bonds as
5205	presently authorized by Section 12, Chapter 312, Laws of 1956.

(7) All other contracts for work to be done under the provisions of this chapter and for the purchase of materials, equipment and supplies to be used as provided for in this chapter shall be made in compliance with Section 31-7-1 et seq.

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5210	(8) The commission shall not empower or authorize the
5211	executive director, or any one or more of its members, or any
5212	engineer or other person to let or make contracts for the
5213	construction or repair of public roads, or building bridges, or
5214	for the purchase of material, equipment or supplies contrary to
5215	the provisions of this chapter as set forth in this section,
5216	except in cases of flood or other cases of emergency where the
5217	public interest requires that the work be done or the materials,
5218	equipment or supplies be purchased without the delay incident to
5219	advertising for competitive bids. Such emergency contracts may be
5220	made without advertisement under such rules and regulations as the
5221	commission may prescribe.

- (9) The executive director, subject to the approval of the commission, is authorized to negotiate and make agreements with communities and/or civic organizations for landscaping, beautification and maintenance of highway rights-of-way; however, nothing in this subsection shall be construed as authorization for the executive director or commission to participate in such a project to an extent greater than the average cost for maintenance of shoulders, backslopes and median areas with respect thereto.
- (10) The executive director may negotiate and enter into contracts with private parties for the mowing of grass and trimming of vegetation on the rights-of-way of state highways whenever such practice is possible and cost effective.

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5234	(11) (a) As an alternative to the method of awarding
5235	contracts as otherwise provided in this section, the commission
5236	may use the design-build method of contracting for the following:
5237	(i) Projects for the Mississippi Development
5238	Authority pursuant to agreements between both governmental
5239	entities;
5240	(ii) Any project with an estimated cost of not
5241	more than Ten Million Dollars (\$10,000,000.00), not to exceed two
5242	(2) projects per fiscal year; and
5243	(iii) Any project which has an estimated cost of
5244	more than Ten Million Dollars (\$10,000,000.00), not to exceed one
5245	(1) project per fiscal year.
5246	(b) As used in this subsection, the term "design-build"
5247	method of contracting means a contract that combines the design
5248	and construction phases of a project into a single contract and
5249	the contractor is required to satisfactorily perform, at a
5250	minimum, both the design and construction of the project.
5251	(c) The commission shall establish detailed criteria
5252	for the selection of the successful design-build contractor in
5253	each request for design-build proposals. The evaluation of the
5254	selection committee is a public record and shall be maintained for

a minimum of ten (10) years after project completion.

5259	design-build method of contracting by comparing it to the low-bid
5260	method of contracting. At a minimum, the report must include:
5261	(i) The management goals and objectives for the
5262	design-build system of management;
5263	(ii) A complete description of the components of
5264	the design-build management system, including a description of the
5265	system the department put into place on all projects managed under
5266	the system to insure that it has the complete information on
5267	highway segment costs and to insure proper analysis of any
5268	proposal the commission receives from a highway contractor;
5269	(iii) The accountability systems the
5270	Transportation Department established to monitor any design-build
5271	project's compliance with specific goals and objectives for the
5272	project;
5273	(iv) The outcome of any project or any interim
5274	report on an ongoing project let under a design-build management
5275	system showing compliance with the goals, objectives, policies and
5276	procedures the department set for the project; and
5277	(v) The method used by the department to select
5278	projects to be let under the design-build system of management and
5279	all other systems, policies and procedures that the department
5280	considered as necessary components to a design-build management
5281	system.
5282	(e) All contracts let under the provisions of this

subsection shall be subject to oversight and review by the State

5284	Auditor. The State Auditor shall file a report with the
5285	Legislature on or before January 1 of each year detailing his
5286	findings with regard to any contract let or project performed in
5287	violation of the provisions of this subsection. The actual and
5288	necessary expenses incurred by the State Auditor in complying with
5289	this paragraph (e) shall be paid for and reimbursed by the
5290	Mississippi Department of Transportation out of funds made
5291	available for the contract or contracts let and project or
5292	projects performed.
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- 5293 (12) The provisions of this section shall not be construed 5294 to prohibit the commission from awarding or entering into 5295 contracts for the design, construction and financing of toll 5296 roads, highways and bridge projects as provided under Sections 5297 65-43-1 and 65-43-3.
- 5298 (13) Contracts entered into pursuant to the provisions of 5299 Section 57-75-9(4) in connection with a project defined in Section 5300 57-75-5(f)(xxxii) shall be exempt from this section; provided 5301 that, with respect to any such contract that is anticipated to be 5302 federally funded, in whole or in part, the commission may 5303 nonetheless comply with the provisions of this section for 5304 purposes of compliance with any applicable federal funding 5305 requirements.
- 5306 **SECTION 17.** This act shall take effect and be in force from 5307 and after its passage.