By: Senator(s) Hopson, Polk, Michel, Turner- To: Appropriations Ford, Wiggins

SENATE BILL NO. 3041

1 2 3 4 5 6 7 8 9 L0	AN ACT MAKING AN APPROPRIATION FOR THE PURPOSE OF DEFRAYING THE EXPENSES OF THE MISSISSIPPI DEPARTMENT OF REVENUE, INCLUDING THE HOMESTEAD EXEMPTION DIVISION, THE MOTOR VEHICLE COMPTROLLER FUNCTIONS, THE ALCOHOLIC BEVERAGE CONTROL DIVISION LIQUOR DISTRIBUTION CENTER, THE ENFORCEMENT DIVISION, AND FOR THE PURPOSE OF REIMBURSING THE COUNTIES, COUNTY DISTRICTS AND MUNICIPAL SEPARATE SCHOOL DISTRICTS FOR TAX LOSSES INCURRED BY REASON OF THE EXEMPTION OF HOMES FROM CERTAIN AD VALOREM TAXES, AND FOR THE PURPOSE OF PURCHASING MOTOR VEHICLE LICENSE TAGS FOR FISCAL YEAR 2026.
L1	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
L2	SECTION 1. The following sum, or so much thereof as may be
L3	necessary, is hereby appropriated out of any money in the State
L 4	General Fund not otherwise appropriated, for the purpose of
L5	defraying the expenses of the Mississippi Department of Revenue,
L 6	including the Homestead Exemption Division, the Motor Vehicle
L7	Comptroller functions, the Alcoholic Beverage Control Division
L 8	Liquor Distribution Center, and The Enforcement Division for the
L 9	fiscal year beginning July 1, 2025, and ending June 30, 2026
20	\$ 55,781,065.00.
21	SECTION 2. The following sum, or so much thereof as may be
22	necessary, is hereby appropriated out of any money in the special
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23	fund in the State Treasury to the credit of the Mississippi
24	Department of Revenue which are collected by or otherwise become
25	available for the purpose of defraying the expenses of the
26	department for the fiscal year beginning July 1, 2025, and ending
27	June 30, 2026\$ 22,273,329.00.
28	SECTION 3. Of the funds appropriated under the provisions of
29	this act, the following positions are authorized:
30	AUTHORIZED HEADCOUNT:
31	Permanent: 612
32	Time-Limited: 0
33	With the funds herein appropriated, it shall be the agency's
34	responsibility to make certain that funds required for Personal
35	Services for Fiscal Year 2027 do not exceed Fiscal Year 2026 funds
36	appropriated for that purpose unless programs or positions are
37	added to the agency's Fiscal Year 2026 budget by the Mississippi
38	Legislature. The Legislature shall determine the agency's
39	personal services appropriation, which the State Personnel Board
40	shall publish. The agency's personal services appropriation may
41	consist of restricted funds for approved vacancies for Fiscal Year
42	2026 that may be utilized to fill vacant Fiscal Year 2025
43	headcount. It shall be the agency's responsibility to ensure that
44	the funds provided for vacancies are used to increase headcount
45	and not for promotions, title changes, in-range salary adjustments
46	or any other mechanism for increasing salaries for current
47	employees. It is the Legislature's intention that no employee

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- 48 salary falls below the minimum salary established by the
- 49 Mississippi State Personnel Board.
- Additionally, the State Personnel Board shall determine and
- 51 publish the projected annualized payroll costs based on current
- 52 employees. It shall be the responsibility of the agency head to
- 53 ensure that actual personnel expenditures for Fiscal Year 2026 do
- 54 not exceed the data provided by the Legislative Budget Office. If
- 55 the agency's Fiscal Year 2026 projected cost exceeds the
- 56 annualized costs, no salary actions shall be processed by the
- 57 State Personnel Board except for new hires determined to be
- 58 essential for the agency.
- Any transfers or escalations shall be made in accordance with
- 60 the terms, conditions, and procedures established by law or
- 61 allowable under the terms set forth within this act. The State
- 62 Personnel Board shall not escalate positions without written
- 63 approval from the Department of Finance and Administration. The
- 64 Department of Finance and Administration shall not provide written
- 65 approval to escalate any funds for salaries and/or positions
- 66 without proof of availability of new or additional funds above the
- 67 appropriated level.
- 68 No general funds authorized to be expended herein shall be
- 69 used to replace federal funds and/or other special funds used for
- 70 salaries authorized under the provisions of this act and which are
- 71 withdrawn and no longer available.

- 72 None of the funds herein appropriated shall be used in 73 violation of the Internal Revenue Service's Publication 15-A 74 relating to the reporting of income paid to contract employees, as 75 interpreted by the Office of the State Auditor.
- 76 SECTION 4. It shall be the duty of the Commissioner of the 77 Mississippi Department of Revenue, and he is hereby empowered to select in the manner provided by Section 27-3-13, Mississippi Code 78 79 of 1972, such employees as may be necessary to the administration 80 of all acts relating to the exemption of homesteads and the reimbursement of tax losses to the several taxing units of the 81 82 state, and to assign them to the use of the Mississippi Department 83 of Revenue.
- 84 The money herein appropriated may be used for any SECTION 5. expenses which the commission may legally incur. Provided, 85 86 however, that no part of the money herein appropriated shall be 87 used for the payment of attorney's fees, except upon 88 recommendation of the Governor with the approval of the Attorney General, nor shall any of said funds be used either directly or 89 90 indirectly for the purpose of paying any clerk, stenographer, 91 assistant, deputy or other employee who may be related by blood or 92 marriage within the third degree, computed by the rule of civil 93 law, to the official employing or having the right of employment or selection thereof, except that when the relationship is by 94 95 affinity and the person is dead through whom the relationship was established, this rule shall not apply. In the event of any such 96

97	payment, then the official or person approving and making such
98	payment shall be liable to return to the State of Mississippi and
99	to pay into the State Treasury to the credit of the General Fund
100	three (3) times any such amount so paid to be recovered at suit by
101	the Attorney General.
102	SECTION 6. In compliance with the "Mississippi Performance
103	Budget and Strategic Planning Act of 1994," it is the intent of
104	the Legislature that the funds provided herein shall be utilized
105	in the most efficient and effective manner possible to achieve the
106	intended mission of this agency. Based on the funding authorized,
107	this agency shall make every effort to attain the targeted
108	performance measures provided below:
109	FY2026
110	Performance Measures Target
111	Tax Administration
112	Cost per Unit of Work (Item/Case/Call) 17.70
113	Cost per Call Center Call Answered 5.76
114	Audit
115	Cost per Audit 1,730.26
116	Tax Production per Audit 10,000
117	Tax Enforcement
118	Cost per Dollar Collected in Recovery
119	Actions 0.05
119	
120	General Administration

122	ROI - Revenue Collected per Dollar of	
123	Expense	137.99
124	Property & Motor Vehicle Services	
125	Cost per Homestead Exemption Application	3.71
126	Cost per Title Issued	2.95
127	Abc Liquor Distribution Center	
128	Cost per Case Shipped	3.33
129	ROI - GF Dollars Returned per Dollar of Cost	8.78
130	Enforcement	
131	Number of Permits-Alcohol	2,500
132	Number of Permits-Medical Cannabis	200
133	Number of Violations-Medical Cannabis	130
134	Average Number of Days to Issue	
135	Permit-Alcohol	15
136	Average Number of Days to Issue	
137	Permit-Medical Cannabis	20
138	Enforcement and Permitting Cost-Alcohol	1,113.39
139	Enforcement and Permitting Cost-Medical	
140	Cannabis	6,500.00
141	Percent Of Medical Cannabis Permits	
142	Receiving Administrative Action	5.00
143	Percent of Medical Cannabis Permits	
144	Receiving Criminal Action	5.00
145	Percent of Medical Cannabis Permits	
146	Inspected	100.00

147	Percent of Permit Applications
148	Approved-Medical Cannabis 90.00
149	A reporting of the degree to which the performance targets
150	set above have been or are being achieved shall be provided in the
151	agency's budget request submitted to the Joint Legislative Budget
152	Committee for Fiscal Year 2027.
153	SECTION 7. In addition to all other sums herein
154	appropriated, the following sum, or so much thereof as may be
155	necessary, is hereby appropriated out of any money in the State
156	General Fund not otherwise appropriated, to the Mississippi
157	Department of Revenue for the purpose of reimbursing the counties
158	of the state, the road districts and school districts therein and
159	the municipal separate school districts, for tax losses incurred
160	by reason of the exemption of homes from certain ad valorem taxes
161	under the provisions of Section 27-33-1 et seq., Mississippi Code
162	of 1972, for the fiscal year beginning July 1, 2025, and ending
163	June 30, 2026\$ 94,000,000.00.
164	SECTION 8. Each county, road district, school district and
165	municipal separate school district which has incurred a tax loss
166	that is reimbursable under Section 7 of this act shall be
167	reimbursed a sum which is equivalent to the amount of tax loss
168	produced by the application of tax rates annually fixed for
169	maintenance and current expenses to the assessed value of homes,
170	or so much thereof as has been lawfully authorized under the
171	provisions of Section 27-33-1 et seq., Mississippi Code of 1972.

The disbursements from the funds appropriated under the provisions of Section 7 of this act shall be based upon the certificates required of the clerks of the county boards of supervisors and of the clerks of the municipalities, which certificates shall conform strictly in every respect to the requirements of the provisions of Section 27-33-1 et seq., Mississippi Code of 1972.

All disbursements from the funds appropriated under the provisions of Section 7 of this act shall be made strictly in accordance with the provisions of Section 27-33-1 et seq.,

Mississippi Code of 1972, and no disbursements other than those clearly authorized by those sections shall be made, the provisions of any other law to the contrary notwithstanding.

SECTION 9. None of the funds appropriated under the provisions of Section 7 of this act may be distributed to any county, municipality, school district or other taxing district in which the assessed valuation of the taxing district has increased as a result of reappraisal of the property of the taxing district unless the governing board of the taxing district has published a notice in a newspaper having a general circulation in the taxing district, stating the lower millage rate that would produce the same amount of revenue from ad valorem taxation on property of the taxing district that was produced in the fiscal year before the property of the taxing district was reappraised.

L96	SECTION 10. In addition to all other sums herein
97	appropriated, the following sum, or so much thereof as may be
98	necessary, is hereby appropriated out of any money in the State
99	Treasury to the credit of the Mississippi Department of Revenue -
200	License Tag Commission from any other special source funds made
201	available to the License Tag Commission, for the fiscal year
202	beginning July 1, 2025, and ending June 30, 2026
203	\$ 6,000,000.00.
204	SECTION 11. None of the funds appropriated in Section 10 of
205	this act shall be expended to purchase motor vehicle license tags
206	made or manufactured by any department, agency or instrumentality
207	of a state other than the State of Mississippi. None of the funds
208	appropriated in this section shall be used for the purchase of
209	bolts, nuts or other fastening devices for attaching said motor
210	vehicle license tags. Provided further, that all motor vehicles
211	belonging to any state department, agency, commission, institution
212	or any other division of state government shall have license tags
213	which shall bear the words "Government" at the bottom of such
214	license tags.
215	SECTION 12. It is the intention of the Legislature that
216	whenever two (2) or more bids are received by this agency for the
217	purchase of commodities or equipment, and whenever all things
218	stated in such received bids are equal with respect to price,
219	quality and service, the Mississippi Industries for the Blind
220	shall be given preference. A similar preference shall be given to

221 the Mississippi Industries for the Blind whenever purchases are 222 made without competitive bids.

223 SECTION 13. It is the intention of the Legislature that the 224 Mississippi Department of Revenue shall maintain complete 225 accounting and personnel records related to the expenditure of all 226 funds appropriated under this act and that such records shall be 227 in the same format and level of detail as maintained for Fiscal 228 Year 2025. It is further the intention of the Legislature that 229 the agency's budget request for Fiscal Year 2027 shall be 230 submitted to the Joint Legislative Budget Committee in a format 231 and level of detail comparable to the format and level of detail 232 provided during the Fiscal Year 2026 budget request process.

233 SECTION 14. Of the funds appropriated in this act, it is the intention of the Legislature that up to Eight Hundred Eleven 235 Thousand Seven Hundred Forty Dollars (\$811,740.00) shall be 236 allocated as follows: to the Municipal Court Collections Program 237 Four Hundred Five Thousand Eight Hundred Seventy Dollars 238 (\$405,870.00) and to the Justice Court Collections Program Four 239 Hundred Five Thousand Eight Hundred Seventy Dollars (\$405,870.00) 240 to be supported from General Fund court assessments.

241 SECTION 15. It is the intention of the Legislature that the 242 funds herein appropriated shall be expended in compliance with 243 Section 27-104-25, Mississippi Code of 1972, that no state agency 244 shall incur obligations or indebtedness in excess of their appropriation and that the responsible officers, either personally 245

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246	or upon their official bonds, shall be held responsible for
247	actions contrary to this provision.
248	SECTION 16. The following sum, or so much thereof as may be
249	necessary, is reappropriated out of any money in the Capital
250	Expense Fund not otherwise appropriated for the Department of
251	Revenue for the purpose of reauthorizing the expenditure of
252	Capital Expense Funds, to defray the expenses of the Department of
253	Revenue, as authorized in SB 3047, 2024 Regular Session for the
254	fiscal year beginning July 1, 2025, and ending June 30, 2026
255	\$ 1,279,971.00.
256	This appropriation is made for the purpose of reauthorizing
257	the expenditure of funds as allocated herein:
258	(a) IT Infrastructure, Facility Repairs, and Equipment
259	\$ 362,000.00.
260	(b) Provisions pursuant to Section 67-1-205(2), Mississippi
261	Code of 1972, related to contracting with a third-party entity to
262	operate the Alcohol Beverage Control Liquor Distribution Center
263	\$ 653,000.00.
264	(c) Computer hardware and Equipment\$ 119,971.00.
265	(d) Data storage and Firewall Protection\$ 145,000.00.
266	Notwithstanding the amount reappropriated under this section,
267	the amount that may be expended under the authority of this
268	section, shall not exceed the unexpended balance of the funds
269	remaining as of June 30, 2025, from the amount authorized for the

270	previous fiscal year. In addition, this reappropriation shall not
271	change the purpose for which the funds were originally authorized.
272	SECTION 17. With the funds herein appropriated, the
273	Mississippi Department of Revenue is authorized to make payments
274	for expenses incurred during prior fiscal years for an amount not
275	to exceed One Hundred Twenty-nine Dollars (\$129.00).
276	SECTION 18. The money herein appropriated shall be paid by
277	the State Treasurer out of any money in the State Treasury to the
278	credit of the proper fund or funds as set forth in this act, upon
279	warrants issued by the State Fiscal Officer; and the Fiscal
280	Officer shall issue his warrants upon requisitions signed by the
281	proper person, officer or officers, in the manner provided by law.
282	SECTION 19. This act shall take effect and be in force from
283	and after July 1, 2025, and shall stand repealed from and after

284 June 30, 2025.