Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 3165

BY: Committee

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

- SECTION 1. (1) The provisions of this section shall apply
 to every section of this act that relates to the issuance of bonds
 unless otherwise provided in this act.
- 72 (2) As used in this act, the following words shall have the 73 meanings ascribed herein unless the context clearly requires 74 otherwise:
- 75 (a) "State" means the State of Mississippi.
- 76 (b) "Commission" means the State Bond Commission.
- 77 (3) The principal of and interest on the bonds authorized 78 under this act shall be payable in the manner provided in this



- 79 subsection. Such bonds shall bear such date or dates, be in such
- 80 denomination or denominations, bear interest at such rate or rates
- 81 (not to exceed the limits set forth in Section 75-17-101,
- 82 Mississippi Code of 1972), be payable at such place or places
- 83 within or without the State of Mississippi, shall mature
- 84 absolutely at such time or times not to exceed twenty-five (25)
- 85 years from date of issue, be redeemable before maturity at such
- 86 time or times and upon such terms, with or without premium, shall
- 87 bear such registration privileges, and shall be substantially in
- 88 such form, all as shall be determined by resolution of the
- 89 commission.
- 90 (4) The bonds authorized by this act shall be signed by the
- 91 chairman of the commission, or by his facsimile signature, and the
- 92 official seal of the commission shall be affixed thereto, attested
- 93 by the secretary of the commission. The interest coupons, if any,
- 94 to be attached to such bonds may be executed by the facsimile
- 95 signatures of such officers. Whenever any such bonds shall have
- 96 been signed by the officials designated to sign the bonds who were
- 97 in office at the time of such signing but who may have ceased to
- 98 be such officers before the sale and delivery of such bonds, or
- 99 who may not have been in office on the date such bonds may bear,
- 100 the signatures of such officers upon such bonds and coupons shall
- 101 nevertheless be valid and sufficient for all purposes and have the
- 102 same effect as if the person so officially signing such bonds had
- 103 remained in office until their delivery to the purchaser, or had

- been in office on the date such bonds may bear. However,
 notwithstanding anything herein to the contrary, such bonds may be
 issued as provided in the Registered Bond Act of the State of
 Mississippi.
- (5) All bonds and interest coupons issued under the provisions of this act 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 act, the commission shall not be required to and need not comply with the provisions of the Uniform Commercial Code.
 - (6) The commission shall act as issuing agent for the bonds authorized under this act, prescribe the form of the bonds, determine the appropriate method for sale of the bonds, advertise for and accept bids or negotiate the sale of the bonds, issue and sell the bonds so authorized to be sold, pay all fees and costs incurred in such issuance and sale, and do any and all other things necessary and advisable in connection with the issuance and sale of such bonds. The commission is authorized and empowered to pay the costs that are incident to the sale, issuance and delivery of the bonds authorized under this act from the proceeds derived from the sale of such bonds. The commission may sell such bonds on sealed bids at public sale or may negotiate the sale of the bonds for such price as it may determine to be for the best interest of the State of Mississippi. All interest accruing on such bonds so issued shall be payable semiannually or annually.

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- If such bonds are sold by sealed bids at public sale, notice of the sale shall be published at least one time, not less than ten (10) days before the date of sale, and shall be so published in one or more newspapers published or having a general circulation in the City of Jackson, Mississippi, selected by the commission.
- The commission, when issuing any bonds under the authority of this act, may provide that bonds, at the option of the State of Mississippi, may be called in for payment and redemption at the call price named therein and accrued interest on such date or dates named therein.
- 140 The bonds issued under the provisions of this act are (7) 141 general obligations of the State of Mississippi, and for the 142 payment thereof the full faith and credit of the State of Mississippi is irrevocably pledged. If the funds appropriated by 143 144 the Legislature are insufficient to pay the principal of and the 145 interest on such bonds as they become due, then the deficiency shall be paid by the State Treasurer from any funds in the State 146 147 Treasury not otherwise appropriated. All such bonds shall contain 148 recitals on their faces substantially covering the provisions of 149 this subsection.
- 150 (8) Upon the issuance and sale of bonds under the provisions
 151 of this act, the commission shall transfer the proceeds of any
 152 such sale or sales to the special fund created in subsection (1)
 153 of the applicable section of this act. The proceeds of such bonds



- 154 shall be disbursed from the special fund under such restrictions,
- 155 if any, as may be contained in the resolution providing for the
- 156 issuance of the bonds.
- 157 (9) The bonds authorized under this act may be issued
- 158 without any other proceedings or the happening of any other
- 159 conditions or things other than those proceedings, conditions and
- 160 things which are specified or required by this act. Any
- 161 resolution providing for the issuance of bonds under the
- 162 provisions of this act shall become effective immediately upon its
- 163 adoption by the commission, and any such resolution may be adopted
- 164 at any regular or special meeting of the commission by a majority
- 165 of its members.
- 166 (10) The bonds authorized under the authority of this act
- 167 may be validated in the Chancery Court of the First Judicial
- 168 District of Hinds County, Mississippi, in the manner and with the
- 169 force and effect provided by Title 31, Chapter 13, Mississippi
- 170 Code of 1972, for the validation of county, municipal, school
- 171 district and other bonds. The notice to taxpayers required by
- 172 such statutes shall be published in a newspaper published or
- 173 having a general circulation in the City of Jackson, Mississippi.
- 174 (11) Any holder of bonds issued under the provisions of this
- 175 act or of any of the interest coupons pertaining thereto may,
- 176 either at law or in equity, by suit, action, mandamus or other
- 177 proceeding, protect and enforce any and all rights granted under
- 178 this act, or under such resolution, and may enforce and compel



- performance of all duties required by this act to be performed, in order to provide for the payment of bonds and interest thereon.
- 181 (12) All bonds issued under the provisions of this act shall 182 be legal investments for trustees and other fiduciaries, and for 183 savings banks, trust companies and insurance companies organized 184 under the laws of the State of Mississippi, and such bonds shall 185 be legal securities which may be deposited with and shall be 186 received by all public officers and bodies of this state and all 187 municipalities and political subdivisions for the purpose of 188 securing the deposit of public funds.
- 189 (13) Bonds issued under the provisions of this act and
 190 income therefrom shall be exempt from all taxation in the State of
 191 Mississippi.
- 192 (14) The proceeds of the bonds issued under this act shall
 193 be used solely for the purposes herein provided, including the
 194 costs incident to the issuance and sale of such bonds.
- 195 The State Treasurer is authorized, without further (15)process of law, to certify to the Department of Finance and 196 197 Administration the necessity for warrants, and the Department of 198 Finance and Administration is authorized and directed to issue 199 such warrants, in such amounts as may be necessary to pay when due 200 the principal of, premium, if any, and interest on, or the 201 accreted value of, all bonds issued under this act; and the State 202 Treasurer shall forward the necessary amount to the designated 203 place or places of payment of such bonds in ample time to

- 204 discharge such bonds, or the interest thereon, on the due dates thereof. As used in this section, the "accreted value" of any 205 206 bond means, as of any date of computation, an amount equal to the 207 sum of (a) the stated initial value of such bond, plus (b) the 208 interest accrued thereon from the issue date to the date of 209 computation at the rate, compounded semiannually, that is 210 necessary to produce the approximate yield to maturity shown for 211 bonds of the same maturity.
- 212 (16) This act shall be deemed to be full and complete
 213 authority for the exercise of the powers granted in this act that
 214 relate to the issuance of bonds, but this act shall not be deemed
 215 to repeal or to be in derogation of any existing law of this state
 216 that relates to the issuance of bonds.
- 217 (i) A special fund, to be designated SECTION 2. (1)(a) 218 as the "2025 IHL Capital Improvements Fund", is created within the 219 State Treasury. The fund shall be maintained by the State 220 Treasurer as a separate and special fund, separate and apart from 221 the General Fund of the state. Unexpended amounts remaining in 222 the fund at the end of a fiscal year shall not lapse into the 223 State General Fund, and any interest earned or investment earnings 224 on amounts in the fund shall be deposited into such fund.
- (ii) Monies deposited into the fund shall be
 disbursed, in the discretion of the Department of Finance and
 Administration, with the approval of the Board of Trustees of
 State Institutions of Higher Learning on those projects related to

229	the universities under its management and control to pay the costs	
230	of capital improvements, renovation and/or repair of existing	
231	facilities, furnishings and/or equipping facilities for public	
232	facilities as hereinafter described:	
233	NAME PROJECT ALLOCATED	
234	Alcorn State University\$ 5,608,264.00	
235	Repair, renovation,	
236	and upgrading of	
237	campus buildings	
238	and facilities\$ 5,108,264.00	
239	Phase I of preplanning	
240	for repair and	
241	renovation of the	
242	Walter Washington	
243	Administration and	
244	Classroom Building\$ 500,000.00	
245	Alcorn State University/Division of	
246	Agriculture\$ 3,570,000.00	
247	Phase I of repair,	
248	renovation and	
249	upgrading of	
250	campus buildings	
251	and related facilities	
252	to house the Poultry/Animal	
253	Science Academic Research	



254	Center\$	3,570,000.00
255	Delta State University\$	6,859,192.00
256	Repair, renovation,	
257	upgrading, and	
258	demolition of	
259	campus buildings	
260	and facilities\$	6,859,192.00
261	Jackson State University\$	8,500,000.00
262	Repair, renovation,	
263	and upgrading of	
264	campus buildings	
265	and facilities\$	2,000,000.00
266	Repair, renovation,	
267	and upgrading of	
268	and improvements	
269	to the T.B. Ellis	
270	Building, including	
271	replacement of	
272	the building's roof\$	6,500,000.00
273	Mississippi State University\$	26,716,000.00
274	Repair, renovation, construction,	
275	acquisition of property,	
276	furnishing and equipping	
277	of buildings and related	
278	facilities to house	



279	the College of
280	Architecture, Art
281	and Design\$ 1,716,000.00
282	Construction of a new
283	south campus mechanical
284	plant to serve the
285	existing campus chilled
286	water loop\$ 25,000,000.00
287	Mississippi State University/Division of
288	Agriculture, Forestry and Veterinary Medicine\$ 10,500,000.00
289	Repair and renovation
290	of and upgrades and
291	improvements to
292	the Bost Extension
293	Center\$ 10,000,000.00
294	Preplanning for
295	construction of
296	multiple new buildings
297	and facilities\$ 500,000.00
298	Mississippi University for Women 15,000,000.00
299	Repair, renovation,
300	and upgrading of
301	campus buildings
302	and facilities\$ 3,650,000.00
303	Repair and renovation



304	of and upgrades and
305	improvements to
306	Painter Hall\$ 11,350,000.00
307	Mississippi Valley State University \$ 5,563,595.00
308	Preplanning for and
309	repair and renovation
310	of and upgrades and
311	improvements to
312	the O.P. Lowe
313	Education Building\$ 282,595.00
314	Repair, renovation,
315	and upgrading of
316	campus buildings
317	and facilities\$ 5,000,000.00
318	Preplanning for repair
319	and renovation
320	of and upgrades and
321	additions to the
322	Walter Sillers Fine
323	Arts Building\$ 281,000.00
324	University of Mississippi\$ 20,000,000.00
325	Construction, furnishing
326	and equipping of a new
327	building and related
328	facilities to house the



329	School of Accountancy\$	20,000,000.00
330	University of Mississippi Medical Center\$	10,000,000.00
331	Repair, renovation,	
332	and upgrading of	
333	campus buildings	
334	and facilities\$	10,000,000.00
335	University of Southern Mississippi\$	6,000,000.00
336	Construction, furnishing	
337	and equipping of a new	
338	Science Research Facility	
339	with a central mechanical	
340	plant and related	
341	infrastructure and	
342	facilities on the	
343	Hattiesburg Campus\$	3,000,000.00
344	Repair, renovation,	
345	and upgrading of	
346	campus buildings	
347	and facilities\$	3,000,000.00
348	University of Southern Mississippi/Gulf	
349	Coast Campuses\$	2,400,000.00
350	Repair, renovation,	
351	and upgrading of	
352	campus buildings	
353	and facilities at	



354	the Gulf Coast
355	Research Laboratory \$ 700,000.00
356	Repair, renovation,
357	and upgrading of
358	campus buildings
359	and facilities at
360	the Gulf Park
361	Campus\$ 700,000.00
362	Replacement of short-term
363	housing at the
364	Gulf Coast Research
365	Laboratory\$ 700,000.00
366	Repair, renovation,
367	and upgrading of
368	campus buildings
369	and facilities at
370	the John C. Stennis
371	Space Center\$ 300,000.00
372	IHL Education and Research Center\$ 5,500,000.00
373	Repair, renovation,
374	and upgrading of
375	campus buildings
376	and facilities, and
377	campus drainage
378	improvements\$ 3,500,000.00



379	Replacement of the
380	window wall
381	system for the
382	first floor of
383	the Tower\$ 2,000,000.00
384	TOTAL\$ 126,217,051.00
385	(b) (i) Amounts deposited into such special fund shall
386	be disbursed to pay the costs of projects described in paragraph
387	(a) of this subsection. If any monies in such special fund are
388	not used within four (4) years after the date the proceeds of the
389	bonds authorized under this section are deposited into the special
390	fund, then the institution of higher learning for which any unused
391	monies are allocated under paragraph (a) of this subsection shall
392	provide an accounting of such unused monies to the commission.
393	Promptly after the commission has certified, by resolution duly
394	adopted, that the projects described in paragraph (a) of this
395	subsection shall have been completed, abandoned, or cannot be
396	completed in a timely fashion, any amounts remaining in such
397	special fund shall be applied to pay debt service on the bonds
398	issued under this section, in accordance with the proceedings
399	authorizing the issuance of such bonds and as directed by the
400	commission.
401	(ii) Monies in the special fund may be used to
402	reimburse reasonable actual and necessary costs incurred by the
403	Department of Finance and Administration, acting through the



Bureau of Building, Grounds and Real Property Management, in administering or providing assistance directly related to a project described in paragraph (a) of this subsection. accounting of actual costs incurred for which reimbursement is sought shall be maintained for each project by the Department of Finance and Administration, Bureau of Building, Grounds and Real Property Management. Reimbursement of reasonable actual and necessary costs for a project shall not exceed two percent (2%) of the proceeds of bonds issued for such project. Monies authorized for a particular project may not be used to reimburse administrative costs for unrelated projects.

(c) The Department of Finance and Administration, acting through the Bureau of Building, Grounds and Real Property Management, is expressly authorized and empowered to receive and expend any local or other source funds in connection with the expenditure of funds provided for in this subsection. The expenditure of monies deposited into the special fund shall be under the direction of the Department of Finance and Administration, and such funds shall be paid by the State Treasurer upon warrants issued by such department, which warrants shall be issued upon requisitions signed by the Executive Director of the Department of Finance and Administration, or his designee.

(d) Any amounts allocated to an institution of higher learning that are in excess of that needed to complete the projects at such institution of higher learning that are described



429 in paragraph (a) of this subsection may be used for general 430 repairs and renovations at the institution of higher learning. 431 addition, any amounts allocated to an institution of higher 432 learning for the projects at such institution of higher learning 433 that are described in paragraph (a) of this subsection shall be 434 reduced by the amount of any other funds authorized by the 435 Legislature during the 2025 Regular Session specifically for such 436 purposes.

(2) The commission, at one time, or from time to time, (a) may declare by resolution the necessity for issuance of general obligation bonds of the State of Mississippi to provide funds for all costs incurred or to be incurred for the purposes described in subsection (1) of this section. Upon the adoption of a resolution by the Department of Finance and Administration, declaring the necessity for the issuance of any part or all of the general obligation bonds authorized by this section, the department shall deliver a certified copy of its resolution or resolutions to the commission. Upon receipt of such resolution, the commission is authorized to proceed under the provisions of Section 1(6) of this The total amount of bonds issued under this section shall not exceed One Hundred Twenty-six Million Two Hundred Seventeen Thousand Fifty-one Dollars (\$126,217,051.00); however, the total amount of bonds that may be issued under this section shall be reduced by the amount of any other funds authorized by the Legislature during the 2025 Regular Session specifically for the

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- purposes described in subsection (1) of this section. No bonds shall be issued under this section after July 1, 2029.
- 456 (b) Any investment earnings on amounts deposited into
 457 the special fund created in subsection (1) of this section shall
 458 be used to pay debt service on bonds issued under this section, in
 459 accordance with the proceedings authorizing issuance of such
 460 bonds.
- 461 (3) The provisions of Section 1 of this act shall apply to 462 the issuance of bonds authorized under this section.
- 463 SECTION 3. (1)(a) (i) A special fund, to be designated 464 as the "2025 Community and Junior Colleges Capital Improvements 465 Fund", is created within the State Treasury. The fund shall be 466 maintained by the State Treasurer as a separate and special fund, 467 separate and apart from the General Fund of the state. Unexpended 468 amounts remaining in the fund at the end of a fiscal year shall 469 not lapse into the State General Fund, and any interest earned or 470 investment earnings on amounts in the fund shall be deposited into 471 such fund. Monies in the fund may not be used or expended for any 472 purpose except as authorized under this section.
- (ii) Monies deposited into the fund shall be
 disbursed, in the discretion of the Department of Finance and
 Administration, to pay the costs of acquisition of real property,
 construction of new facilities, equipping and furnishing
 facilities, including furniture and technology equipment and
 infrastructure, and addition to or renovation of existing

479	facilities for community and junior college campuses as
480	recommended by the Mississippi Community College Board. The
481	amount to be expended at each community and junior college is as
482	follows:
483	Coahoma\$ 2,113,000.00
484	Copiah-Lincoln
485	East Central
486	East Mississippi
487	Hinds4,261,135.00
488	Holmes
489	Itawamba
490	Jones
491	Meridian
492	Mississippi Delta
493	Mississippi Gulf Coast
494	Northeast Mississippi
495	Northwest Mississippi
496	Pearl River
497	Southwest Mississippi
498	GRAND TOTAL\$45,000,000.00
499	(b) Amounts deposited into such special fund shall be
500	disbursed to pay the costs of projects described in paragraph (a)
501	of this subsection. If any monies in such special fund are not
502	used within four (4) years after the date the proceeds of the
503	bonds authorized under this section are deposited into the special

fund, then the community college or junior college for which any such monies are allocated under paragraph (a) of this subsection shall provide an accounting of such unused monies to the commission. Promptly after the commission has certified, by resolution duly adopted, that the projects described in paragraph (a) of this section shall have been completed, abandoned, or cannot be completed in a timely fashion, any amounts remaining in such special fund shall be applied to pay debt service on the bonds issued under this section, in accordance with the proceedings authorizing the issuance of such bonds and as directed by the commission.

(c) The Department of Finance and Administration, acting through the Bureau of Building, Grounds and Real Property Management, is expressly authorized and empowered to receive and expend any local or other source funds in connection with the expenditure of funds provided for in this section. The expenditure of monies deposited into the special fund shall be under the direction of the Department of Finance and Administration, and such funds shall be paid by the State Treasurer upon warrants issued by such department, which warrants shall be issued upon requisitions signed by the Executive Director of the Department of Finance and Administration, or his designee.

(2) (a) The commission, at one time, or from time to time, may declare by resolution the necessity for issuance of general obligation bonds of the State of Mississippi to provide funds for



- 529 all costs incurred or to be incurred for the purposes described in 530 subsection (1) of this section. Upon the adoption of a resolution 531 by the Department of Finance and Administration, declaring the 532 necessity for the issuance of any part or all of the general 533 obligation bonds authorized by this section, the department shall 534 deliver a certified copy of its resolution or resolutions to the 535 commission. Upon receipt of such resolution, the commission is 536 authorized to proceed under the provisions of Section 1(6) of this 537 The total amount of bonds issued under this section shall not exceed Forty-five Million Dollars (\$45,000,000.00); however, 538 539 the total amount of bonds that may be issued under this section 540 shall be reduced by the amount of any other funds authorized by 541 the Legislature during the 2025 Regular Session specifically for 542 the purposes described in subsection (1) of this section. No 543 bonds shall be issued under this section after July 1, 2029.
- 544 (b) Any investment earnings on amounts deposited into 545 the special fund created in subsection (1) of this section shall 546 be used to pay debt service on bonds issued under this section, in 547 accordance with the proceedings authorizing issuance of such 548 bonds.
- 549 (3) The provisions of Section 1 of this act shall apply to 550 the issuance of bonds authorized under this section.
- SECTION 4. (1) (a) (i) A special fund, to be designated as the "2025 State Agencies Capital Improvements Fund", is created within the State Treasury. The fund shall be maintained by the

554	State Treasurer as a separate and special fund, separate and apart
555	from the General Fund of the state. Unexpended amounts remaining
556	in the fund at the end of a fiscal year shall not lapse into the
557	State General Fund, and any interest earned or investment earnings
558	on amounts in the fund shall be deposited into such fund to pay
559	the costs of capital improvements, renovation and/or repair of
560	existing facilities, furnishings and/or equipping facilities for
561	public facilities as hereinafter described:
562	STATE AGENCIES\$ 120,000,000.00
563	Department of Corrections\$ 35,000,000.00
564	Planning, repair and
565	renovation of and
566	improvements to
567	roads and parking areas
568	at Mississippi State
569	Penitentiary\$ 7,600,000.00
570	Preplanning of repair
571	and renovation of and
572	code and security upgrades
573	and improvements to
574	Unit 29 at Mississippi
575	State Penitentiary\$ 300,000.00
576	Planning, repair and
577	upgrades and improvements
578	to fire alarm system



579	at Central Mississippi
580	Correctional Facility 7,900,000.00
581	Planning, repair and
582	upgrades and improvements
583	to high mast lighting
584	at Central Mississippi
585	Correctional Facility\$ 2,200,000.00
586	Planning, repair and
587	renovation of and code
588	and security upgrades and
589	improvements to Area I
590	at South Mississippi
591	Correctional Institution \$ 6,500,000.00
592	Preplanning of repair and
593	renovation of and code
594	and security upgrades and
595	improvements to Area II
596	at South Mississippi
597	Correctional Institution\$ 300,000.00
598	Planning, repair and
599	upgrades and improvements
600	to door locks
601	at Marshall County
602	Correctional Facility 1,400,000.00
603	Planning, repair and



604	upgrades and improvements
605	to electrical infrastructure
606	at Delta Correctional
607	Facility\$ 1,100,000.00
608	Planning, repair and
609	renovation of and code
610	and ADA upgrades and
611	improvements to facilities,
612	grounds and infrastructure
613	at community corrections
614	facilities statewide\$ 2,300,000.00
615	Preplanning of new Flowood
616	Work Center\$ 400,000.00
617	Planning, repair and
618	renovation of and code
619	and ADA upgrades and
620	improvements to facilities,
621	grounds and infrastructure
622	under the care and control
623	of the department statewide\$ 5,000,000.00
624	Department of Finance and Administration\$ 35,000,000.00
625	Planning, repair,
626	renovation, improvements,
627	furnishing and equipping
628	of the Heber Ladner



629	Building\$	8,000,000.00
630	Planning, repair,	
631	renovation, improvements,	
632	furnishing and equipping	
633	of the Workers' Compensation	
634	Commission Building\$	4,000,000.00
635	Planning, repair,	
636	renovation, improvements,	
637	furnishing and equipping	
638	of Capitol Facilities	
639	buildings to optimize	
640	space\$	3,500,000.00
641	Planning, repair,	
642	renovation, improvements,	
643	furnishing and equipping	
644	of the former Wright &	
645	Ferguson Building\$	3,000,000.00
646	Planning, construction,	
647	furnishing and equipping	
648	of a new Crime Scene	
649	Unit Building for the	
650	Capitol Police Headquarters\$	3,000,000.00
651	Planning, repair,	
652	and restoration of the	
653	Mississippi State	



654	Capitol and Grounds\$	3,000,000.00
655	Planning, repair, renovation,	
656	replacements and improvements	
657	of mechanical systems	
658	including controls	
659	serving Capitol Facilities	
660	buildings\$	3,000,000.00
661	Planning, repair, renovation,	
662	replacements and improvements	
663	of elevators serving	
664	Capitol Facilities	
665	buildings\$	3,000,000.00
666	Planning, repair, renovation,	
667	replacement, upgrades, and	
668	installation of generators	
669	serving Capitol Facilities	
670	buildings\$	2,000,000.00
671	Planning, repair, renovation,	
672	replacements, installation,	
673	and improvements to fire	
674	alarm, access control,	
675	and camera systems at	
676	Capitol Facilities	
677	buildings and grounds\$	1,300,000.00
678	Acquisition of East Hamilton	



679	Street Properties\$ 1,000,000.00
680	Preplanning of repair and
681	Renovation of 620 North
682	Street Building\$ 200,000.00
683	Department of Mental Health\$ 25,000,000.00
684	Planning, repair, renovation,
685	improvements, furnishing
686	and equipping of
687	Crisis Stabilization
688	Units under the
689	care and control of
690	the department statewide\$ 5,000,000.00
691	Planning and replacement
692	of roofs at BASAC at
693	East Mississippi State
694	Hospital\$ 1,600,000.00
695	Planning, repair, replacement
696	and improvements to
697	mechanical systems
698	at Mississippi State
699	Hospital\$ 3,500,000.00
700	Planning and replacement
701	of generators
702	at the Mississippi
703	State Hospital\$ 1,600,000.00



704	Furnishing and equipping of
705	Forensics Unit
706	at the Mississippi
707	State Hospital\$ 1,000,000.00
708	Planning and replacement
709	of elevator
710	at Boswell Regional
711	Center\$ 500,000.00
712	Planning and replacement
713	of roofs at buildings
714	at Ellisville State
715	School\$ 2,500,000.00
716	Planning, repair, and
717	improvements to plumbing
718	systems at the Prentiss
719	Group Home under the
720	care and control of
721	Ellisville State
722	School\$ 300,000.00
723	Planning, repair and
724	renovation of
725	group homes at
726	Hudspeth Regional
727	Center\$ 2,000,000.00
728	Planning, repair, upgrades,



729	and improvements to
730	electrical and gas
731	infrastructure at
732	Hudspeth Regional
733	Center\$ 800,000.00
734	Planning, repair, upgrades,
735	and improvements to
736	access controls at
737	North Mississippi
738	Regional Center\$ 2,300,000.00
739	Planning and replacement
740	of interior finishes
741	at community homes
742	under the care and
743	control of South
744	Mississippi Regional Center\$ 700,000.00
745	Planning, repair, and
746	replacement of roofs at
747	buildings at South
748	Mississippi Regional Center\$ 500,000.00
749	Planning and replacement
750	of interior finishes
751	at cottages at South
752	Mississippi Regional Center\$ 400,000.00
753	Planning and replacement



754	of chiller at North
755	Mississippi State Hospital\$ 700,000.00
756	Planning and replacement
757	of camera system at South
758	Mississippi State Hospital\$ 200,000.00
759	Planning, repair,
760	renovation, furnishing
761	and equipping of
762	dormitory facilities
763	at Mississippi Adolescent
764	Center\$ 1,200,000.00
765	Planning, repair,
766	renovation, improvements,
767	furnishing, and equipping
768	of dormitory kitchen at
769	Specialized Treatment Facility\$ 200,000.00
770	Department of Public Safety\$ 5,000,000.00
771	Planning, construction,
772	furnishing and equipping of
773	new range training facility
774	at the MLEOTA campus\$ 5,000,000.00
775	Mississippi Fairgrounds 7,500,000.00
776	Planning and construction,
777	furnishing and equipping
778	of campus security



779	improvements\$	7,500,000.00
780	Mississippi Veterans Affairs\$	4,500,000.00
781	Planning, repair, renovation,	
782	replacements and improvements	
783	of mechanical systems	
784	including controls	
785	serving Nursing Homes\$	4,500,000.00
786	Planning and replacement	
787	Mississippi Department of Wildlife,	
788	Fisheries, and Parks\$	8,000,000.00
789	Planning, repair, upgrades	
790	and improvements to	
791	dam at Lake Prentiss	
792	Walker\$	6,000,000.00
793	Planning, repair, upgrades	
794	and improvements to	
795	Neshoba County spillway\$	1,000,000.00
796	Planning, repair, replacement,	
797	upgrades and improvements	
798	to water and sewer	
799	infrastructure at	
800	State Parks\$	1,000,000.00
801	TOTAL\$ 1	20,000,000.00
802	(b) (i) Amounts deposited into such speci	al fund shall
803	be disbursed to pay the costs of projects described i	n paragraph



804 (a) of this subsection. If any monies in such special fund are 805 not used within four (4) years after the date the proceeds of the 806 bonds authorized under this section are deposited into the special 807 fund, then the agency for which any unused monies are allocated 808 under paragraph (a) of this subsection shall provide an accounting 809 of such unused monies to the commission. Promptly after the 810 commission has certified, by resolution duly adopted, that the 811 projects described in paragraph (a) of this subsection shall have 812 been completed, abandoned, or cannot be completed in a timely fashion, any amounts remaining in such special fund shall be 813 814 applied to pay debt service on the bonds issued under this 815 section, in accordance with the proceedings authorizing the 816 issuance of such bonds and as directed by the commission. 817 (ii) Monies in the special fund may be used to 818 reimburse reasonable actual and necessary costs incurred by the 819 Department of Finance and Administration, acting through the 820 Bureau of Building, Grounds and Real Property Management, in 821 administering or providing assistance directly related to a 822 project described in paragraph (a) of this subsection. An 823 accounting of actual costs incurred for which reimbursement is 824 sought shall be maintained for each project by the Department of 825 Finance and Administration, Bureau of Building, Grounds and Real 826 Property Management. Reimbursement of reasonable actual and 827 necessary costs for a project shall not exceed two percent (2%) of 828 the proceeds of bonds issued for such project. Monies authorized



- for a particular project may not be used to reimburse administrative costs for unrelated projects.
- 831 The Department of Finance and Administration, 832 acting through the Bureau of Building, Grounds and Real Property 833 Management, is expressly authorized and empowered to receive and 834 expend any local or other source funds in connection with the 835 expenditure of funds provided for in this subsection. 836 expenditure of monies deposited into the special fund shall be 837 under the direction of the Department of Finance and Administration, and such funds shall be paid by the State 838 839 Treasurer upon warrants issued by such department, which warrants 840 shall be issued upon requisitions signed by the Executive Director 841 of the Department of Finance and Administration, or his designee.
 - excess of that needed to complete the projects at such agency that are described in paragraph (a) of this subsection may be used for general repairs and renovations at the agency. In addition, any amounts allocated to an agency for the projects at such agency that are described in paragraph (a) of this subsection shall be reduced by the amount of any other funds authorized by the Legislature during the 2025 Regular Session specifically for such purposes.
- 851 (2) (a) The commission, at one time, or from time to time, 852 may declare by resolution the necessity for issuance of general 853 obligation bonds of the State of Mississippi to provide funds for



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854 all costs incurred or to be incurred for the purposes described in 855 subsection (1) of this section. Upon the adoption of a resolution 856 by the Department of Finance and Administration, declaring the 857 necessity for the issuance of any part or all of the general 858 obligation bonds authorized by this section, the department shall 859 deliver a certified copy of its resolution or resolutions to the 860 commission. Upon receipt of such resolution, the commission is 861 authorized to proceed under the provisions of Section 1(6) of this 862 The total amount of bonds issued under this section shall 863 not exceed One Hundred Twenty Million Dollars (\$120,000,000.00); 864 however, the total amount of bonds that may be issued under this 865 section shall be reduced by the amount of any other funds 866 authorized by the Legislature during the 2025 Regular Session 867 specifically for the purposes described in subsection (1) of this 868 section. No bonds shall be issued under this section after July 869 1, 2029.

- (b) Any investment earnings on amounts deposited into
 the special fund created in subsection (1) of this section shall
 be used to pay debt service on bonds issued under this section, in
 accordance with the proceedings authorizing issuance of such
 bonds.
- 875 (3) The provisions of Section 1 of this act shall apply to 876 the issuance of bonds authorized under this section.



- SECTION 5. (1) As used in this section, the following words shall have the meanings ascribed herein unless the context clearly requires otherwise:
- of computation, an amount equal to the sum of (i) the stated initial value of such bond, plus (ii) the interest accrued thereon from the issue date to the date of computation at the rate, compounded semiannually, that is necessary to produce the approximate yield to maturity shown for bonds of the same maturity.
- 887 (b) "State" means the State of Mississippi.
- 888 (c) "Commission" means the State Bond Commission.
- 889 (2) The Mississippi Development Authority, at one time, (a) 890 or from time to time, may declare by resolution the necessity for 891 issuance of general obligation bonds of the State of Mississippi 892 to provide funds for the program authorized in Section 57-1-701. 893 Upon the adoption of a resolution by the Mississippi Development 894 Authority declaring the necessity for the issuance of any part or 895 all of the general obligation bonds authorized by this subsection, 896 the Mississippi Development Authority shall deliver a certified 897 copy of its resolution or resolutions to the commission. 898 receipt of such resolution, the commission, in its discretion, may 899 act as the issuing agent, prescribe the form of the bonds, 900 determine the appropriate method for sale of the bonds, advertise for and accept bids or negotiate the sale of the bonds, issue and 901

- sell the bonds so authorized to be sold, and do any and all other things necessary and advisable in connection with the issuance and sale of such bonds. The total amount of bonds issued under this section shall not exceed Twenty Million Dollars (\$20,000,000.00).

 No bonds authorized under this section shall be issued after July 1, 2029.
- 908 (b) The proceeds of bonds issued pursuant to this
 909 section shall be deposited into the Mississippi Site Development
 910 Grant Fund created pursuant to Section 57-1-701. Any investment
 911 earnings on bonds issued pursuant to this section shall be used to
 912 pay debt service on bonds issued under this section, in accordance
 913 with the proceedings authorizing issuance of such bonds.
- 914 (3) The principal of and interest on the bonds authorized 915 under this section shall be payable in the manner provided in this 916 subsection. Such bonds shall bear such date or dates, be in such denomination or denominations, bear interest at such rate or rates 917 918 (not to exceed the limits set forth in Section 75-17-101, Mississippi Code of 1972), be payable at such place or places 919 920 within or without the State of Mississippi, shall mature 921 absolutely at such time or times not to exceed twenty-five (25) 922 years from date of issue, be redeemable before maturity at such 923 time or times and upon such terms, with or without premium, shall 924 bear such registration privileges, and shall be substantially in 925 such form, all as shall be determined by resolution of the 926 commission.

927	(4) The bonds authorized by this section shall be signed by
928	the chairman of the commission, or by his facsimile signature, and
929	the official seal of the commission shall be affixed thereto,
930	attested by the secretary of the commission. The interest
931	coupons, if any, to be attached to such bonds may be executed by
932	the facsimile signatures of such officers. Whenever any such
933	bonds shall have been signed by the officials designated to sign
934	the bonds who were in office at the time of such signing but who
935	may have ceased to be such officers before the sale and delivery
936	of such bonds, or who may not have been in office on the date such
937	bonds may bear, the signatures of such officers upon such bonds
938	and coupons shall nevertheless be valid and sufficient for all
939	purposes and have the same effect as if the person so officially
940	signing such bonds had remained in office until their delivery to
941	the purchaser, or had been in office on the date such bonds may
942	bear. However, notwithstanding anything herein to the contrary,
943	such bonds may be issued as provided in the Registered Bond Act of
944	the State of Mississippi.

(5) All bonds and interest coupons issued under the provisions of this section have all the qualities and incidents of negotiable instruments under the provisions of the Uniform Commercial Code, and in exercising the powers granted by this section, the commission shall not be required to and need not comply with the provisions of the Uniform Commercial Code.

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951	(6) The commission shall act as the issuing agent for the
952	bonds authorized under this section, prescribe the form of the
953	bonds, determine the appropriate method for sale of the bonds,
954	advertise for and accept bids or negotiate the sale of the bonds,
955	issue and sell the bonds so authorized to be sold, pay all fees
956	and costs incurred in such issuance and sale, and do any and all
957	other things necessary and advisable in connection with the
958	issuance and sale of such bonds. The commission is authorized and
959	empowered to pay the costs that are incident to the sale, issuance
960	and delivery of the bonds authorized under this section from the
961	proceeds derived from the sale of such bonds. The commission
962	shall sell such bonds on sealed bids at public sale or may
963	negotiate the sale of the bonds for such price as it may determine
964	to be for the best interest of the State of Mississippi. All
965	interest accruing on such bonds so issued shall be payable
966	semiannually or annually.

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

The commission, when issuing any bonds under the authority of this section, may provide that bonds, at the option of the State of Mississippi, may be called in for payment and redemption at the

- 976 call price named therein and accrued interest on such date or 977 dates named therein.
- 978 The bonds issued under the provisions of this section 979 are general obligations of the State of Mississippi, and for the 980 payment thereof the full faith and credit of the State of 981 Mississippi is irrevocably pledged. If the funds appropriated by 982 the Legislature are insufficient to pay the principal of and the 983 interest on such bonds as they become due, then the deficiency 984 shall be paid by the State Treasurer from any funds in the State 985 Treasury not otherwise appropriated. All such bonds shall contain 986 recitals on their faces substantially covering the provisions of this subsection. 987
 - (8) Upon the issuance and sale of bonds under the provisions of this section, the commission shall transfer the proceeds of any such sale or sales to the Mississippi Site Development Grant Fund created in Section 57-1-701. The proceeds of such bonds shall be disbursed solely upon the order of the Mississippi Development Authority under such restrictions, if any, as may be contained in the resolution providing for the issuance of the bonds.
- 995 (9) The bonds authorized under this section may be issued
 996 without any other proceedings or the happening of any other
 997 conditions or things other than those proceedings, conditions and
 998 things which are specified or required by this section. Any
 999 resolution providing for the issuance of bonds under the
 1000 provisions of this section shall become effective immediately upon

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- its adoption by the commission, and any such resolution may be
 adopted at any regular or special meeting of the commission by a
 majority of its members.
- 1004 The bonds authorized under the authority of this 1005 section may be validated in the Chancery Court of the First 1006 Judicial District of Hinds County, Mississippi, in the manner and 1007 with the force and effect provided by Chapter 13, Title 31, Mississippi Code of 1972, for the validation of county, municipal, 1008 1009 school district and other bonds. The notice to taxpayers required 1010 by such statutes shall be published in a newspaper published or 1011 having a general circulation in the City of Jackson, Mississippi.
- 1012 Any holder of bonds issued under the provisions of this 1013 section or of any of the interest coupons pertaining thereto may, either at law or in equity, by suit, action, mandamus or other 1014 1015 proceeding, protect and enforce any and all rights granted under 1016 this section, or under such resolution, and may enforce and compel 1017 performance of all duties required by this section to be performed, in order to provide for the payment of bonds and 1018 1019 interest thereon.
- (12) All bonds issued under the provisions of this section
 shall be legal investments for trustees and other fiduciaries, and
 for 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 this state

- and all municipalities and political subdivisions for the purpose of securing the deposit of public funds.
- 1028 (13) Bonds issued under the provisions of this section and
 1029 income therefrom shall be exempt from all taxation in the State of
 1030 Mississippi.
- 1031 (14) The proceeds of the bonds issued under this section
 1032 shall be used solely for the purposes therein provided, including
 1033 the costs incident to the issuance and sale of such bonds.
- 1034 The State Treasurer is authorized, without further 1035 process of law, to certify to the Department of Finance and 1036 Administration the necessity for warrants, and the Department of 1037 Finance and Administration is authorized and directed to issue 1038 such warrants, in such amounts as may be necessary to pay when due the principal of, premium, if any, and interest on, or the 1039 1040 accreted value of, all bonds issued under this section; and the 1041 State Treasurer shall forward the necessary amount to the 1042 designated place or places of payment of such bonds in ample time to discharge such bonds, or the interest thereon, on the due dates 1043 1044 thereof.
- 1045 (16) This section shall be deemed to be full and complete 1046 authority for the exercise of the powers therein granted, but this 1047 section shall not be deemed to repeal or to be in derogation of 1048 any existing law of this state.
- 1049 **SECTION 6.** Section 57-1-701, Mississippi Code of 1972, is 1050 amended as follows:



1051	57-1-701.	(1) For the purposes of this section, the
L052	following words	and phrases shall have the meanings ascribed in
L053	this subsection	unless the context clearly indicates otherwise:

- (a) "Eligible entity" means any (i) county, (ii)
 municipality or (iii) public or private nonprofit local economic
 development entity including, but not limited to, local
 authorities, commissions, or other entities created by local and
 private legislation or pursuant to Section 19-5-99.
- 1059 (b) "Optioned property" means industrial property that
 1060 is subject to a real estate option to purchase contract entered
 1061 into between an eligible entity and a real estate owner, where
 1062 such option shall be for a minimum of three (3) years and the
 1063 option price shall not exceed the appraised fair market value of
 1064 the real estate.
 - (c) "Eligible expenditures" means:
- (i) Fees for architects, engineers, environmental consultants, attorneys, and such other advisors, consultants and agents that MDA determines are necessary to complete site due diligence associated with site development improvements located on industrial property that is publicly owned or is optioned property;
- 1072 (ii) Contributions toward site development

 1073 improvements, as approved by MDA, located on industrial property

 1074 that is publicly owned;



- 1075 Contributions toward public infrastructure 1076 improvements directly serving industrial property that is publicly owned or is optioned property; and/or 1077
- 1078 (iv) Contributions toward acquisition of publicly 1079 owned real property used for economic development purposes by an 1080 eligible entity, where the acquisition price shall not exceed the 1081 appraised fair market value of the property.
- 1082 (d) "MDA" means the Mississippi Development Authority.
- "Site development improvements" means site 1084 clearing, grading, and environmental mitigation; improvements to 1085 drainage systems; easement and right-of-way acquisition; sewer 1086 systems; transportation directly affecting the site, including 1087 roads, bridges or rail; bulkheads; taxiways and parking ramps; 1088 land reclamation; water supply (storage, treatment and
- 1089 distribution); telecommunications systems, including fiber optic; 1090 natural gas distribution systems; aesthetic improvements; the 1091 dredging of channels and basins; or other improvements as approved
- 1093 (2) There is hereby created in the State Treasury a (a) 1094 special fund to be designated as the "Mississippi Site Development 1095 Grant Fund," which shall consist of funds made available by the 1096 Legislature in any manner and funds from any other source 1097 designated for deposit into such fund. Unexpended amounts 1098 remaining in the fund at the end of a fiscal year shall not lapse into the State General Fund, and any investment earnings or 1099

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- interest earned on amounts in the fund shall be deposited to the credit of the fund. Monies in the fund shall be used to make grants to assist eligible entities as provided in this section.
- 1103 Monies in the fund which are derived from proceeds (b) 1104 of bonds issued under Section 2 of Chapter 390, Laws of 2017, 1105 Section 5 of Chapter 412, Laws of 2018, Section 1 of Chapter 421, 1106 Laws of 2019, Section 4 of Chapter 492, Laws of 2020, * * * 1107 Section 8 of Chapter 480, Laws of 2021, or Section 5 of this act, 1108 or provided by the Legislature, may be used to reimburse 1109 reasonable actual and necessary costs incurred by MDA for the 1110 administration of the various grant, loan and financial incentive 1111 programs administered by MDA. An accounting of actual costs 1112 incurred for which reimbursement is sought shall be maintained by Reimbursement of reasonable actual and necessary costs shall 1113 not exceed three percent (3%) of the proceeds of bonds issued or 1114 1115 the monies provided by the Legislature. Reimbursements under this subsection shall satisfy any applicable federal tax law 1116 requirements. 1117
- 1118 (3) MDA shall establish a program to make grants to (a) 1119 eligible entities to match local or other funds associated with 1120 improving the marketability of publicly owned industrial property 1121 for industrial economic development purposes and other property 1122 improvements as approved by MDA. An eligible entity may apply to MDA for a grant under this program in the manner provided for in 1123 1124 this section. An eligible entity desiring assistance under this

- 1125 section must provide matching funds in an amount determined by
- 1126 MDA. Matching funds may be provided in the form of cash and/or
- 1127 in-kind services as determined by MDA.
- 1128 (b) An eligible entity desiring assistance under this
- 1129 section must submit an application to MDA. The application must
- 1130 include:
- 1131 (i) A description of the eligible expenditures for
- 1132 which assistance is requested;
- 1133 (ii) The amount of assistance requested;
- 1134 (iii) The amount and type of matching funds to be
- 1135 provided by the eligible entity; and
- 1136 (iv) Any other information required by MDA.
- 1137 (c) Upon request by MDA, an eligible entity shall
- 1138 provide MDA with access to all studies, reports, documents and/or
- 1139 plans developed as a result of or related to an eligible entity
- 1140 receiving assistance under this section.
- 1141 (4) MDA shall have all powers necessary to implement and
- 1142 administer the program established under this section, and the
- 1143 department shall promulgate rules and regulations, in accordance
- 1144 with the Mississippi Administrative Procedures Law, necessary for
- 1145 the implementation of this section.
- 1146 (5) MDA shall file an annual report with the Governor, the
- 1147 Secretary of the Senate and the Clerk of the House of
- 1148 Representatives not later than December 1 of each year, describing
- 1149 all assistance provided under this section.



- SECTION 7. (1) As used in this section, the following words shall have the meanings ascribed herein unless the context clearly requires otherwise:
- 1153 (a) "Accreted value" of any bonds means, as of any date
 1154 of computation, an amount equal to the sum of (i) the stated
 1155 initial value of such bond, plus (ii) the interest accrued thereon
 1156 from the issue date to the date of computation at the rate,
 1157 compounded semiannually, that is necessary to produce the
 1158 approximate yield to maturity shown for bonds of the same
 1159 maturity.
- 1160 (b) "State" means the State of Mississippi.
- 1161 (c) "Commission" means the State Bond Commission.
- 1162 (2) The Mississippi Development Authority, at one time, (a) 1163 or from time to time, may declare by resolution the necessity for 1164 issuance of general obligation bonds of the State of Mississippi 1165 to provide funds for the program authorized in Section 57-1-16. 1166 Upon the adoption of a resolution by the Mississippi Development 1167 Authority declaring the necessity for the issuance of any part or 1168 all of the general obligation bonds authorized by this subsection, 1169 the Mississippi Development Authority shall deliver a certified 1170 copy of its resolution or resolutions to the commission. 1171 receipt of such resolution, the commission, in its discretion, may 1172 act as the issuing agent, prescribe the form of the bonds, determine the appropriate method for sale of the bonds, advertise 1173 1174 for and accept bids or negotiate the sale of the bonds, issue and

- sell the bonds so authorized to be sold, and do any and all other things necessary and advisable in connection with the issuance and sale of such bonds. The total amount of bonds issued under this section shall not exceed Ten Million Dollars (\$10,000,000.00). No bonds authorized under this section shall be issued after July 1, 2029.
- 1181 (b) The proceeds of bonds issued pursuant to this

 1182 section shall be deposited into the ACE Fund created pursuant to

 1183 Section 57-1-16. Any investment earnings on bonds issued pursuant

 1184 to this section shall be used to pay debt service on bonds issued

 1185 under this section, in accordance with the proceedings authorizing

 1186 issuance of such bonds.
- 1187 The principal of and interest on the bonds authorized 1188 under this section shall be payable in the manner provided in this 1189 subsection. Such bonds shall bear such date or dates, be in such 1190 denomination or denominations, bear interest at such rate or rates 1191 (not to exceed the limits set forth in Section 75-17-101, 1192 Mississippi Code of 1972), be payable at such place or places 1193 within or without the State of Mississippi, shall mature 1194 absolutely at such time or times not to exceed twenty-five (25) 1195 years from date of issue, be redeemable before maturity at such 1196 time or times and upon such terms, with or without premium, shall 1197 bear such registration privileges, and shall be substantially in 1198 such form, all as shall be determined by resolution of the commission. 1199



1200	(4) The bonds authorized by this section shall be signed by
1201	the chairman of the commission, or by his facsimile signature, and
1202	the official seal of the commission shall be affixed thereto,
1203	attested by the secretary of the commission. The interest
1204	coupons, if any, to be attached to such bonds may be executed by
1205	the facsimile signatures of such officers. Whenever any such
1206	bonds shall have been signed by the officials designated to sign
1207	the bonds who were in office at the time of such signing but who
1208	may have ceased to be such officers before the sale and delivery
1209	of such bonds, or who may not have been in office on the date such
1210	bonds may bear, the signatures of such officers upon such bonds
1211	and coupons shall nevertheless be valid and sufficient for all
1212	purposes and have the same effect as if the person so officially
1213	signing such bonds had remained in office until their delivery to
1214	the purchaser, or had been in office on the date such bonds may
1215	bear. However, notwithstanding anything herein to the contrary,
1216	such bonds may be issued as provided in the Registered Bond Act of
1217	the State of Mississippi.

(5) All bonds and interest coupons issued under the provisions of this section have all the qualities and incidents of negotiable instruments under the provisions of the Uniform Commercial Code, and in exercising the powers granted by this section, the commission shall not be required to and need not comply with the provisions of the Uniform Commercial Code.



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1224	(6) The commission shall act as the issuing agent for the
1225	bonds authorized under this section, prescribe the form of the
1226	bonds, determine the appropriate method for sale of the bonds,
1227	advertise for and accept bids or negotiate the sale of the bonds,
1228	issue and sell the bonds so authorized to be sold, pay all fees
1229	and costs incurred in such issuance and sale, and do any and all
1230	other things necessary and advisable in connection with the
1231	issuance and sale of such bonds. The commission is authorized and
1232	empowered to pay the costs that are incident to the sale, issuance
1233	and delivery of the bonds authorized under this section from the
1234	proceeds derived from the sale of such bonds. The commission
1235	shall sell such bonds on sealed bids at public sale or may
1236	negotiate the sale of the bonds for such price as it may determine
1237	to be for the best interest of the State of Mississippi. All
1238	interest accruing on such bonds so issued shall be payable
1239	semiannually or annually.

1240 If the bonds are to be sold on sealed bids at public sale,
1241 notice of the sale of any such bonds shall be published at least
1242 one time, not less than ten (10) days before the date of sale, and
1243 shall be so published in one or more newspapers published or
1244 having a general circulation in the City of Jackson, Mississippi,
1245 selected by the commission.

1246 The commission, when issuing any bonds under the authority of 1247 this section, may provide that bonds, at the option of the State 1248 of Mississippi, may be called in for payment and redemption at the



- 1249 call price named therein and accrued interest on such date or 1250 dates named therein.
- 1251 The bonds issued under the provisions of this section 1252 are general obligations of the State of Mississippi, and for the 1253 payment thereof the full faith and credit of the State of 1254 Mississippi is irrevocably pledged. If the funds appropriated by the Legislature are insufficient to pay the principal of and the 1255 1256 interest on such bonds as they become due, then the deficiency 1257 shall be paid by the State Treasurer from any funds in the State 1258 Treasury not otherwise appropriated. All such bonds shall contain 1259 recitals on their faces substantially covering the provisions of 1260 this subsection.
- 1261 (8) Upon the issuance and sale of bonds under the provisions
 1262 of this section, the commission shall transfer the proceeds of any
 1263 such sale or sales to the ACE Fund created in Section 57-1-16.
 1264 The proceeds of such bonds shall be disbursed solely upon the
 1265 order of the Mississippi Development Authority under such
 1266 restrictions, if any, as may be contained in the resolution
 1267 providing for the issuance of the bonds.
- 1268 (9) The bonds authorized under this section may be issued
 1269 without any other proceedings or the happening of any other
 1270 conditions or things other than those proceedings, conditions and
 1271 things which are specified or required by this section. Any
 1272 resolution providing for the issuance of bonds under the
 1273 provisions of this section shall become effective immediately upon

- its adoption by the commission, and any such resolution may be
 adopted at any regular or special meeting of the commission by a
 majority of its members.
- 1277 The bonds authorized under the authority of this 1278 section may be validated in the Chancery Court of the First 1279 Judicial District of Hinds County, Mississippi, in the manner and 1280 with the force and effect provided by Chapter 13, Title 31, Mississippi Code of 1972, for the validation of county, municipal, 1281 1282 school district and other bonds. The notice to taxpayers required 1283 by such statutes shall be published in a newspaper published or 1284 having a general circulation in the City of Jackson, Mississippi.
- 1285 Any holder of bonds issued under the provisions of this 1286 section or of any of the interest coupons pertaining thereto may, 1287 either at law or in equity, by suit, action, mandamus or other 1288 proceeding, protect and enforce any and all rights granted under 1289 this section, or under such resolution, and may enforce and compel 1290 performance of all duties required by this section to be 1291 performed, in order to provide for the payment of bonds and 1292 interest thereon.
- 1293 (12) All bonds issued under the provisions of this section
 1294 shall be legal investments for trustees and other fiduciaries, and
 1295 for savings banks, trust companies and insurance companies
 1296 organized under the laws of the State of Mississippi, and such
 1297 bonds shall be legal securities which may be deposited with and
 1298 shall be received by all public officers and bodies of this state

- and all municipalities and political subdivisions for the purpose of securing the deposit of public funds.
- 1301 (13) Bonds issued under the provisions of this section and
 1302 income therefrom shall be exempt from all taxation in the State of
 1303 Mississippi.
- 1304 (14) The proceeds of the bonds issued under this section
 1305 shall be used solely for the purposes therein provided, including
 1306 the costs incident to the issuance and sale of such bonds.
- 1307 The State Treasurer is authorized, without further 1308 process of law, to certify to the Department of Finance and 1309 Administration the necessity for warrants, and the Department of Finance and Administration is authorized and directed to issue 1310 1311 such warrants, in such amounts as may be necessary to pay when due 1312 the principal of, premium, if any, and interest on, or the 1313 accreted value of, all bonds issued under this section; and the 1314 State Treasurer shall forward the necessary amount to the designated place or places of payment of such bonds in ample time 1315 to discharge such bonds, or the interest thereon, on the due dates 1316 1317 thereof.
- 1318 (16) This section shall be deemed to be full and complete
 1319 authority for the exercise of the powers therein granted, but this
 1320 section shall not be deemed to repeal or to be in derogation of
 1321 any existing law of this state.
- SECTION 8. Section 57-61-25, Mississippi Code of 1972, is amended as follows:



1324	57-61-25. (1) The seller is authorized to borrow, on the
1325	credit of the state upon receipt of a resolution from the
1326	Mississippi Development Authority requesting the same, monies not
1327	exceeding the aggregate sum of * * * Four Hundred Twenty-seven
1328	Million Five Hundred Thousand Dollars (\$427,500,000.00), not
1329	including monies borrowed to refund outstanding bonds, notes or
1330	replacement notes, as may be necessary to carry out the purposes
1331	of this chapter. The rate of interest on any such bonds or notes
1332	which are not subject to taxation shall not exceed the rates set
1333	forth in Section 75-17-101, Mississippi Code of 1972, for general
1334	obligation bonds.

- (2) As evidence of indebtedness authorized in this chapter, general or limited obligation bonds of the state shall be issued, from time to time, to provide monies necessary to carry out the purposes of this chapter for such total amounts, in such form, in such denominations payable in such currencies (either domestic or foreign, or both) and subject to such terms and conditions of issue, redemption and maturity, rate of interest and time of payment of interest as the seller directs, except that such bonds shall mature or otherwise be retired in annual installments beginning not more than five (5) years from date thereof and extending not more than thirty (30) years from date thereof.
- 1346 (3) All bonds and notes issued under authority of this
 1347 chapter shall be signed by the chairman of the seller, or by his



- 1348 facsimile signature, and the official seal of the seller shall be 1349 affixed thereto, attested by the secretary of the seller.
- (4) All bonds and notes issued under authority of this
 chapter may be general or limited obligations of the state, and
 the full faith and credit of the State of Mississippi as to
 general obligation bonds, or the revenues derived from projects
 assisted as to limited obligation bonds, are hereby pledged for
 the payment of the principal of and interest on such bonds and
 notes.
- 1357 (5) Such bonds and notes and the income therefrom shall be
 1358 exempt from all taxation in the State of Mississippi.
- 1359 (6) The bonds may be issued as coupon bonds or registered as
 1360 to both principal and interest, as the seller may determine. If
 1361 interest coupons are attached, they shall contain the facsimile
 1362 signature of the chairman and secretary of the seller.
- 1363 The seller is authorized to provide, by resolution, for 1364 the issuance of refunding bonds for the purpose of refunding any debt issued under the provisions of this chapter and then 1365 1366 outstanding, either by voluntary exchange with the holders of the 1367 outstanding debt or to provide funds to redeem and the costs of 1368 issuance and retirement of the debt, at maturity or at any call 1369 The issuance of the refunding bonds, the maturities and other details thereof, the rights of the holders thereof and the 1370 duties of the issuing officials in respect to the same shall be 1371



- governed by the provisions of this section, insofar as they may be applicable.
- 1374 (8) As to bonds issued hereunder and designated as taxable 1375 bonds by the seller, any immunity of the state to taxation by the 1376 United States government of interest on bonds or notes issued by

the state is hereby waived.

- The proceeds of bonds issued under this chapter after 1378 (9)1379 April 9, 2002, and any monies provided by the Legislature may be 1380 used to reimburse reasonable actual and necessary costs incurred 1381 by the Mississippi Development Authority for the administration of 1382 the various grant, loan and financial incentive programs administered by the authority. An accounting of actual costs 1383 1384 incurred for which reimbursement is sought shall be maintained by 1385 the Mississippi Development Authority. Reimbursement of 1386 reasonable actual and necessary costs shall not exceed three 1387 percent (3%) of the proceeds of bonds issued or the monies 1388 provided by the Legislature. Reimbursements under this subsection 1389 shall satisfy any applicable federal tax law requirements.
- 1390 **SECTION 9.** Section 57-61-36, Mississippi Code of 1972, is 1391 amended as follows:
- 57-61-36. (1) Notwithstanding any provision of this chapter
 to the contrary, the Mississippi Development Authority shall
 utilize not more than Fourteen Million Five Hundred Thousand
 Dollars (\$14,500,000.00) out of the proceeds of bonds authorized
 to be issued in this chapter for the purpose of making grants to



- municipalities through a Development Infrastructure Grant Fund to complete infrastructure related to new or expanded industry.
- 1399 (2) [Repealed]
- 1400 Notwithstanding any provision of this chapter to the 1401 contrary, the Mississippi Development Authority shall utilize the 1402 monies transferred from the Housing Development Revolving Loan 1403 Fund and not more than * * * One Hundred Fourteen Million One 1404 Hundred Thousand Dollars (\$114,100,000.00) out of the proceeds of 1405 bonds authorized to be issued in this chapter for the purpose of 1406 making grants or loans to municipalities through an equipment and 1407 public facilities grant and loan fund to aid in 1408 infrastructure-related improvements as determined by the 1409 Mississippi Development Authority, the purchase of equipment and 1410 in the purchase, construction or repair and renovation of public 1411 facilities. Any bonds previously issued for the Development 1412 Infrastructure Revolving Loan Program which have not been loaned 1413 or applied for are eligible to be administered as grants or loans. In making grants and loans under this section, the Mississippi 1414 1415 Development Authority shall attempt to provide for an equitable 1416 distribution of such grants and loans among each of the
- The requirements of Section 57-61-9 shall not apply to any grant made under this subsection. The Mississippi Development

development across the entire state.



congressional districts of this state in order to promote economic

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- 1421 Authority may establish criteria and guidelines to govern grants 1422 made pursuant to this subsection.
- 1423 (4) [Repealed]

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- 1424 The Mississippi Development Authority may establish (5)1425 a Capital Access Program and may contract with any financial 1426 institution to participate in the program upon such terms and 1427 conditions as the authority shall consider necessary and proper. 1428 The Mississippi Development Authority may establish loss reserve 1429 accounts at financial institutions that participate in the program 1430 and require payments by the financial institution and the borrower to such loss reserve accounts. All monies in such loss reserve 1431 1432 accounts is the property of the Mississippi Development Authority.
 - (b) Under the Capital Access Program a participating financial institution may make a loan to any borrower the Mississippi Development Authority determines to be qualified under rules and regulations adopted by the authority and be protected against losses from such loans as provided in the program. Under such rules and regulations as may be adopted by the Mississippi Development Authority, a participating financial institution may submit claims for the reimbursement for losses incurred as a result of default on loans by qualified borrowers.
- 1442 (c) Under the Capital Access Program a participating
 1443 financial institution may make a loan that is secured by the
 1444 assignment of the proceeds of a contract between the borrower and
 1445 a public entity if the Mississippi Development Authority



determines the loan to be qualified under the rules and regulations adopted by the authority. Under such rules and regulations as may be adopted by the Mississippi Development Authority, a participating financial institution may submit an application to the authority requesting that a loan secured pursuant to this paragraph be funded under the Capital Access Program.

- the contrary, the Mississippi Development Authority may utilize not more than One Million Five Hundred Fifty Thousand Dollars (\$1,550,000.00) out of the proceeds of bonds authorized to be issued in this chapter for the purpose of making payments to loan loss reserve accounts established at financial institutions that participate in the Capital Access Program established by the Mississippi Development Authority; however, any portion of the bond proceeds authorized to be utilized by this paragraph that are not utilized for making payments to loss reserve accounts may be utilized by the Mississippi Development Authority to advance funds to financial institutions that participate in the Capital Access Program pursuant to paragraph (c) of this subsection.
- 1466 (6) Notwithstanding any provision of this chapter to the
 1467 contrary, the Mississippi Development Authority shall utilize not
 1468 more than Two Hundred Thousand Dollars (\$200,000.00) out of the
 1469 proceeds of bonds authorized to be issued in this chapter for the
 1470 purpose of assisting Warren County, Mississippi, in the



- 1471 continuation and completion of the study for the proposed Kings 1472 Point Levee.
- 1473 Notwithstanding any provision of this chapter to the contrary, the Mississippi Development Authority shall utilize not 1474 1475 more than One Hundred Thousand Dollars (\$100,000.00) out of the 1476 proceeds of bonds authorized to be issued in this chapter for the 1477 purpose of developing a long-range plan for coordinating the 1478 resources of the state institutions of higher learning, the 1479 community and junior colleges, the Mississippi Development 1480 Authority and other state agencies in order to promote economic 1481 development in the state.
- 1482 (8) Notwithstanding any other provision of this chapter to 1483 the contrary, the Mississippi Development Authority shall use not 1484 more than One Hundred Fifty Thousand Dollars (\$150,000.00) out of 1485 the proceeds of bonds authorized to be issued in this chapter for 1486 the purpose of providing assistance to municipalities that have 1487 received Community Development Block Grant funds for repair, 1488 renovation and other improvements to buildings for use as 1489 community centers. Assistance provided to a municipality under 1490 this subsection shall be used by the municipality to match such 1491 Community Development Block Grant funds. The maximum amount of 1492 assistance that may be provided to a municipality under this 1493 subsection shall not exceed Seventy-five Thousand Dollars (\$75,000.00) in the aggregate. 1494

- 1495 Notwithstanding any provision of this chapter to the 1496 contrary, the Mississippi Development Authority shall utilize not more than Two Million Dollars (\$2,000,000.00) out of the proceeds 1497 1498 of bonds authorized to be issued in this chapter for the purpose 1499 of assisting in paying the costs of constructing a new spillway 1500 and related bridge and dam structures at Lake Mary in Wilkinson 1501 County, Mississippi, including construction of a temporary dam and 1502 diversion canal, removing existing structures, removing and 1503 stockpiling riprap, spillway construction, dam embankment 1504 construction, road access, constructing bridges and related 1505 structures, design and construction engineering and field testing.
- (10) Notwithstanding any provision of this chapter to the contrary, the Mississippi Development Authority shall utilize not more than One Hundred Thousand Dollars (\$100,000.00) out of the proceeds of bonds authorized to be issued in this chapter for the purpose of assisting the City of Holly Springs, Mississippi, in providing water and sewer and other infrastructure services in the Marshall, Benton and Tippah Counties area.
- SECTION 10. Section 57-61-41, Mississippi Code of 1972, is amended as follows:
- 57-61-41. (1) Notwithstanding any provision of this chapter
 to the contrary, the Mississippi Development Authority shall
 utilize not more than * * * Thirty-two Million Dollars

 (\$32,000,000.00) out of the proceeds of bonds authorized to be
- 1519 issued in this chapter to be made available to counties,



- 1520 <u>municipalities</u>, or state, county or municipal port and airport
- 1521 authorities through a Port, Airport and Rail Revitalization
- 1522 Revolving Loan Fund for the purpose of making loans to port and
- 1523 airport authorities for the improvement of port and airport
- 1524 facilities, or making loans to counties or municipalities for
- 1525 publicly owned freight rail service projects, to promote commerce
- 1526 and economic growth. Proceeds shall not be made available to
- 1527 provide any facilities for utilization by a gaming vessel.
- 1528 (2) In exercising its authority, the Mississippi Development
- 1529 Authority shall * * * establish criteria and guidelines to govern
- 1530 loans made pursuant to this section.
- 1531 * * *
- 1532 **SECTION 11.** Section 57-75-15, Mississippi Code of 1972, is
- 1533 amended as follows:
- 1534 [Through June 30, * * * 2028, this section shall read as
- 1535 **follows:**1
- 57-75-15. (1) Upon notification to the authority by the
- 1537 enterprise that the state has been finally selected as the site
- 1538 for the project, the State Bond Commission shall have the power
- 1539 and is hereby authorized and directed, upon receipt of a
- 1540 declaration from the authority as hereinafter provided, to borrow
- 1541 money and issue general obligation bonds of the state in one or
- 1542 more series for the purposes herein set out. Upon such
- 1543 notification, the authority may thereafter, from time to time,
- 1544 declare the necessity for the issuance of general obligation bonds



- as authorized by this section and forward such declaration to the

 State Bond Commission, provided that before such notification, the

 authority may enter into agreements with the United States

 government, private companies and others that will commit the

 authority to direct the State Bond Commission to issue bonds for

 eligible undertakings set out in subsection (4) of this section,

 conditioned on the siting of the project in the state.
- 1552 (2) Upon receipt of any such declaration from the authority,
 1553 the State Bond Commission shall verify that the state has been
 1554 selected as the site of the project and shall act as the issuing
 1555 agent for the series of bonds directed to be issued in such
 1556 declaration pursuant to authority granted in this section.
- 1557 (3) (a) Bonds issued under the authority of this section 1558 for projects as defined in Section 57-75-5(f)(i) shall not exceed 1559 an aggregate principal amount in the sum of Sixty-seven Million 1560 Three Hundred Fifty Thousand Dollars (\$67,350,000.00).
- 1561 Bonds issued under the authority of this section (b) for projects as defined in Section 57-75-5(f)(ii) shall not 1562 1563 exceed * * * Eighty-seven Million Dollars (\$87,000,000.00). The 1564 authority, with the express direction of the State Bond 1565 Commission, is authorized to expend any remaining proceeds of 1566 bonds issued under the authority of this act prior to January 1, 1567 1998, for the purpose of financing projects as then defined in 1568 Section 57-75-5(f)(ii) or for any other projects as defined in Section 57-75-5(f)(ii), as it may be amended from time to time. 1569

- 1570 No bonds shall be issued under this paragraph (b) until the State 1571 Bond Commission by resolution adopts a finding that the issuance 1572 of such bonds will improve, expand or otherwise enhance the 1573 military installation, its support areas or military operations, 1574 or will provide employment opportunities to replace those lost by 1575 closure or reductions in operations at the military installation or will support critical studies or investigations authorized by 1576 Section 57-75-5(f)(ii). 1577
- 1578 (c) Bonds issued under the authority of this section 1579 for projects as defined in Section 57-75-5(f)(iii) shall not 1580 exceed Ten Million Dollars (\$10,000,000.00). No bonds shall be 1581 issued under this paragraph after December 31, 1996.
- 1582 Bonds issued under the authority of this section 1583 for projects defined in Section 57-75-5(f)(iv) shall not exceed 1584 Three Hundred Fifty-one Million Dollars (\$351,000,000.00). An 1585 additional amount of bonds in an amount not to exceed Twelve 1586 Million Five Hundred Thousand Dollars (\$12,500,000.00) may be issued under the authority of this section for the purpose of 1587 1588 defraying costs associated with the construction of surface water 1589 transmission lines for a project defined in Section 57-75-5(f)(iv) 1590 or for any facility related to the project. No bonds shall be 1591 issued under this paragraph after June 30, 2005.
- 1592 (e) Bonds issued under the authority of this section 1593 for projects defined in Section 57-75-5(f)(v) and for facilities 1594 related to such projects shall not exceed Thirty-eight Million



- 1595 Five Hundred Thousand Dollars (\$38,500,000.00). No bonds shall be 1596 issued under this paragraph after April 1, 2005.
- 1597 (f) Bonds issued under the authority of this section 1598 for projects defined in Section 57-75-5(f)(vii) shall not exceed 1599 Five Million Dollars (\$5,000,000.00). No bonds shall be issued 1600 under this paragraph after June 30, 2006.
- 1601 (g) Bonds issued under the authority of this section 1602 for projects defined in Section 57-75-5(f)(viii) shall not exceed 1603 Four Million Five Hundred Thousand Dollars (\$4,500,000.00). No 1604 bonds shall be issued under this paragraph after June 30, 2008.
- (h) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(ix) shall not exceed Five Million Dollars (\$5,000,000.00). No bonds shall be issued 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

 1614 for projects defined in Section 57-75-5(f)(xii) shall not exceed

 1615 Thirty-three Million Dollars (\$33,000,000.00). The amount of

 1616 bonds that may be issued under this paragraph for projects defined

 1617 in Section 57-75-5(f)(xii) may be reduced by the amount of any

 1618 federal or local funds made available for such projects. No bonds

 1619 shall be issued under this paragraph until local governments in or

- 1620 near the county in which the project is located have irrevocably 1621 committed funds to the project in an amount of not less than Two Million Five Hundred Thousand Dollars (\$2,500,000.00) in the 1622 1623 aggregate; however, this irrevocable commitment requirement may be 1624 waived by the authority upon a finding that due to the unforeseen 1625 circumstances created by Hurricane Katrina, the local governments 1626 are unable to comply with such commitment. No bonds shall be 1627 issued under this paragraph after June 30, 2008.
- 1628 (k) Bonds issued under the authority of this section
 1629 for projects defined in Section 57-75-5(f)(xiii) shall not exceed
 1630 Three Million Dollars (\$3,000,000.00). No bonds shall be issued
 1631 under this paragraph after June 30, 2009.
- 1632 Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(xiv) shall not exceed 1633 Twenty-four Million Dollars (\$24,000,000.00). No bonds shall be 1634 1635 issued under this paragraph until local governments in the county 1636 in which the project is located have irrevocably committed funds to the project in an amount of not less than Two Million Dollars 1637 1638 (\$2,000,000.00). No bonds shall be issued under this paragraph 1639 after June 30, 2009.
- 1640 (m) Bonds issued under the authority of this section 1641 for projects defined in Section 57-75-5(f)(xv) shall not exceed 1642 Five Hundred Thousand Dollars (\$500,000.00). No bonds shall be 1643 issued under this paragraph after June 30, 2009.



- 1644 (n) Bonds issued under the authority of this section 1645 for projects defined in Section 57-75-5(f)(xvi) shall not exceed 1646 Ten Million Dollars (\$10,000,000.00). No bonds shall be issued 1647 under this paragraph after June 30, 2011.
- 1648 (o) Bonds issued under the authority of this section 1649 for projects defined in Section 57-75-5(f)(xvii) shall not exceed 1650 Three Million Five Hundred Thousand Dollars (\$3,500,000.00). No 1651 bonds shall be issued under this paragraph after June 30, 2010.
- (p) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(xviii) shall not exceed Ninety-six Million Dollars (\$96,000,000.00). No bonds shall be issued under this paragraph after June 30, 2011.
- 1656 (q) Bonds issued under the authority of this section 1657 for projects defined in Section 57-75-5(f)(xix) shall not exceed 1658 Fifteen Million Dollars (\$15,000,000.00). No bonds shall be 1659 issued under this paragraph after June 30, 2012.
- 1660 (r) Bonds issued under the authority of this section
 1661 for projects defined in Section 57-75-5(f)(xx) shall not exceed
 1662 Twenty-three Million Dollars (\$23,000,000.00). No bonds shall be
 1663 issued under this paragraph after April 25, 2013.
- 1664 (s) Bonds issued under the authority of this section
 1665 for projects defined in Section 57-75-5(f)(xxi) shall not exceed
 1666 Two Hundred Ninety-three Million Nine Hundred Thousand Dollars
 1667 (\$293,900,000.00). No bonds shall be issued under this paragraph
 1668 after July 1, 2020.

- 1669 (t) Bonds issued under the authority of this section
- 1670 for Tier One suppliers shall not exceed Thirty Million Dollars
- 1671 (\$30,000,000.00). No bonds shall be issued under this paragraph
- 1672 after July 1, 2020.
- 1673 (u) Bonds issued under the authority of this section
- 1674 for projects defined in Section 57-75-5(f)(xxii) shall not exceed
- 1675 Forty-eight Million Four Hundred Thousand Dollars
- 1676 (\$48,400,000.00). No bonds shall be issued under this paragraph
- 1677 after July 1, 2020.
- 1678 (v) Bonds issued under the authority of this section
- 1679 for projects defined in Section 57-75-5(f)(xxiii) shall not exceed
- 1680 Eighty-eight Million Two Hundred Fifty Thousand Dollars
- 1681 (\$88,250,000.00). No bonds shall be issued under this paragraph
- 1682 after July 1, 2009.
- 1683 (w) Bonds issued under the authority of this section
- 1684 for projects defined in Section 57-75-5(f)(xxiv) shall not exceed
- 1685 Thirteen Million Dollars (\$13,000,000.00). No bonds shall be
- 1686 issued under this paragraph after July 1, 2020.
- 1687 (x) Bonds issued under the authority of this section
- 1688 for projects defined in Section 57-75-5(f)(xxv) shall not exceed
- 1689 Twenty-five Million Dollars (\$25,000,000.00). No bonds shall be
- 1690 issued under this paragraph after July 1, 2017.
- 1691 (v) [Deleted]
- 1692 (z) Bonds issued under the authority of this section
- 1693 for projects defined in Section 57-75-5(f)(xxvii) shall not exceed

- 1694 Fifty Million Dollars (\$50,000,000.00). No bonds shall be issued 1695 under this paragraph after April 25, 2013.
- 1696 (aa) Bonds issued under the authority of this section 1697 for projects defined in Section 57-75-5(f)(xxviii) shall not 1698 exceed Seventy Million Dollars (\$70,000,000.00). No bonds shall
- 1699 be issued under this paragraph after July 1, 2026.

under this paragraph after July 1, 2025.

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(BS/KW)

- 1700 (bb) Bonds issued under the authority of this section 1701 for projects defined in Section 57-75-5(f)(xxix) shall not exceed 1702 Two Hundred Sixty-three Million Dollars (\$263,000,000.00). No
- 1703 bonds shall be issued under this paragraph after July 1, 2034.
- 1704 (cc) Bonds issued under the authority of this section 1705 for projects defined in Section 57-75-5(f)(xxx) shall not exceed 1706 Six Million Dollars (\$6,000,000.00). No bonds shall be issued
- 1708 Bonds issued under the authority of this section 1709 for projects defined in Section 57-75-5(f)(xxxi) shall not exceed 1710 Two Hundred Forty-six Million Seven Hundred Ninety-eight Thousand Five Hundred Fifty Dollars (\$246,798,550.00); however, the total 1711 1712 amount of bonds that may be issued under the authority of this 1713 section for projects defined in Section 57-75-5(f)(xxxi) shall be 1714 reduced by the amount of any other funds authorized by the 1715 Legislature during the 2022 First Extraordinary Session

specifically for such projects. No bonds shall be issued under

this paragraph after July 1, 2040.

1719	for a project defined in Section 57-75-5(f)(xxxii) shall not
1720	exceed Four Hundred Eighty-two Million Dollars (\$482,000,000.00);
1721	however, the total amount of bonds that may be issued under the
1722	authority of this section for a project defined in Section
1723	57-75-5(f)(xxxii) shall be reduced by the amount of any other
1724	funds authorized by the Legislature specifically for such project.
1725	No bonds shall be issued under this paragraph after July 1, 2040.
1726	(ff) Bonds issued under the authority of this section
1727	for a project defined in Section 57-75-5(f)(xxxiii) shall not
1728	exceed Two Hundred Sixty Million Dollars (\$260,000,000.00);
1729	however, the total amount of bonds that may be issued under the
1730	authority of this section for a project defined in Section
1731	57-75-5(f)(xxxiii) shall be reduced by the amount of any other
1732	funds authorized by the Legislature specifically for such project.
1733	No bonds shall be issued under this paragraph after July 1, 2040.
1734	(4) (a) The proceeds from the sale of the bonds issued
1735	under this section may be applied for the following purposes:
1736	(i) Defraying all or any designated portion of the
1737	costs incurred with respect to acquisition, planning, design,
1738	construction, installation, rehabilitation, improvement,
1739	relocation and with respect to state-owned property, operation and
1740	maintenance of the project and any facility related to the project
1741	located within the project area, including costs of design and
1742	engineering, all costs incurred to provide land, easements and

(ee) Bonds issued under the authority of this section

- 1743 rights-of-way, relocation costs with respect to the project and
- 1744 with respect to any facility related to the project located within
- 1745 the project area, and costs associated with mitigation of
- 1746 environmental impacts and environmental impact studies;
- 1747 (ii) Defraying the cost of providing for the
- 1748 recruitment, screening, selection, training or retraining of
- 1749 employees, candidates for employment or replacement employees of
- 1750 the project and any related activity;
- 1751 (iii) Reimbursing the Mississippi Development
- 1752 Authority for expenses it incurred in regard to projects defined
- in Section 57-75-5(f) (iv) prior to November 6, 2000. The
- 1754 Mississippi Development Authority shall submit an itemized list of
- 1755 expenses it incurred in regard to such projects to the Chairmen of
- 1756 the Finance and Appropriations Committees of the Senate and the
- 1757 Chairmen of the Ways and Means and Appropriations Committees of
- 1758 the House of Representatives;
- 1759 (iv) Providing grants to enterprises operating
- 1760 projects defined in Section 57-75-5(f)(iv)1;
- (v) Paying any warranty made by the authority
- 1762 regarding site work for a project defined in Section
- 1763 57-75-5(f)(iv)1;
- 1764 (vi) Defraying the cost of marketing and promotion
- 1765 of a project as defined in Section 57-75-5(f)(iv)1, Section
- 1766 57-75-5(f)(xxi) or Section 57-75-5(f)(xxii). The authority shall
- 1767 submit an itemized list of costs incurred for marketing and



- 1768 promotion of such project to the Chairmen of the Finance and
- 1769 Appropriations Committees of the Senate and the Chairmen of the
- 1770 Ways and Means and Appropriations Committees of the House of
- 1771 Representatives;
- 1772 (vii) Providing for the payment of interest on the
- 1773 bonds;
- 1774 (viii) Providing debt service reserves;
- 1775 (ix) Paying underwriters' discount, original issue
- 1776 discount, accountants' fees, engineers' fees, attorneys' fees,
- 1777 rating agency fees and other fees and expenses in connection with
- 1778 the issuance of the bonds;
- 1779 (x) For purposes authorized in paragraphs (b) and
- 1780 (c) of this subsection (4);
- 1781 (xi) Providing grants to enterprises operating
- 1782 projects defined in Section 57-75-5(f)(v), or, in connection with
- 1783 a facility related to such a project, for any purposes deemed by
- 1784 the authority in its sole discretion to be necessary and
- 1785 appropriate;
- 1786 (xii) Providing grant funds or loans to a public
- 1787 agency or an enterprise owning, leasing or operating a project
- 1788 defined in Section 57-75-5(f)(ii);
- 1789 (xiii) Providing grant funds or loans to an
- 1790 enterprise owning, leasing or operating a project defined in
- 1791 Section 57-75-5(f)(xiv);



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                            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
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      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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                            Providing grants and loans for projects as
                      (xvii)
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      authorized in Section 57-75-11(kk), (11), (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
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      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;
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                            Providing grants and loans for projects as
                      (xix)
      authorized in Section 57-75-11(qq);
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                           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);
1814
                      (xxii) Providing grants and loans as authorized in
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Section 57-75-11(tt);

1817	57-75-11(ww) for any purposes deemed by the authority in its sole
1818	discretion to be necessary and appropriate; and
1819	(xxiv) Providing loans, grants and other funds as
1820	authorized in Section $57-75-11(xx)$, (yy) , (zz) and (aaa) for any
1821	purposes deemed by the authority in its sole discretion to be
1822	necessary and appropriate.
1823	Such bonds shall be issued, from time to time, and in such
1824	principal amounts as shall be designated by the authority, not to
1825	exceed in aggregate principal amounts the amount authorized in
1826	subsection (3) of this section. Proceeds from the sale of the
1827	bonds issued under this section may be invested, subject to
1828	federal limitations, pending their use, in such securities as may
1829	be specified in the resolution authorizing the issuance of the
1830	bonds or the trust indenture securing them, and the earning on
1831	such investment applied as provided in such resolution or trust
1832	indenture.
1833	(b) (i) The proceeds of bonds issued after June 21,
1834	2002, under this section for projects described in Section
1835	57-75-5(f)(iv) may be used to reimburse reasonable actual and
1836	necessary costs incurred by the Mississippi Development Authority

(xxiii) Providing grants as authorized in Section

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.

in providing assistance related to a project for which funding is

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- 1841 Reimbursements under this paragraph (b)(i) shall not exceed Three
- 1842 Hundred Thousand Dollars (\$300,000.00) in the aggregate.
- 1843 Reimbursements under this paragraph (b) (i) shall satisfy any
- 1844 applicable federal tax law requirements.
- 1845 (ii) The proceeds of bonds issued after June 21,
- 1846 2002, under this section for projects described in Section
- 1847 57-75-5(f)(iv) may be used to reimburse reasonable actual and
- 1848 necessary costs incurred by the Department of Audit in providing
- 1849 services related to a project for which funding is provided from
- 1850 the use of proceeds of such bonds. The Department of Audit shall
- 1851 maintain an accounting of actual costs incurred for each project
- 1852 for which reimbursements are sought. The Department of Audit may
- 1853 escalate its budget and expend such funds in accordance with rules
- 1854 and regulations of the Department of Finance and Administration in
- 1855 a manner consistent with the escalation of federal funds.
- 1856 Reimbursements under this paragraph (b)(ii) shall not exceed One
- 1857 Hundred Thousand Dollars (\$100,000.00) in the aggregate.
- 1858 Reimbursements under this paragraph (b)(ii) shall satisfy any
- 1859 applicable federal tax law requirements.
- 1860 (c) (i) Except as otherwise provided in this
- 1861 subsection, the proceeds of bonds issued under this section for a
- 1862 project described in Section 57-75-5(f) may be used to reimburse
- 1863 reasonable actual and necessary costs incurred by the Mississippi
- 1864 Development Authority in providing assistance related to the
- 1865 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 each project. Reimbursements under this paragraph shall satisfy 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

1891 times; be redeemable before maturity at such time or times and 1892 upon such terms, with or without premium; bear such registration privileges; and be substantially in such form; all as shall be 1893 1894 determined by resolution of the State Bond Commission except that 1895 such bonds shall mature or otherwise be retired in annual 1896 installments beginning not more than five (5) years from the date 1897 thereof and extending not more than twenty-five (25) years from 1898 the date thereof. The bonds shall be signed by the Chairman of 1899 the State Bond Commission, or by his facsimile signature, and the official seal of the State Bond Commission shall be imprinted on 1900 1901 or affixed thereto, attested by the manual or facsimile signature 1902 of the Secretary of the State Bond Commission. Whenever any such 1903 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 1904 may have ceased to be such officers before the sale and delivery 1905 1906 of such bonds, or who may not have been in office on the date such 1907 bonds may bear, the signatures of such officers upon such bonds 1908 shall nevertheless be valid and sufficient for all purposes and 1909 have the same effect as if the person so officially signing such 1910 bonds had remained in office until the delivery of the same to the 1911 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



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this chapter, the State Bond Commission shall not be required to and need not comply with the provisions of the Uniform Commercial Code.

1919 (7) The State Bond Commission shall act as issuing agent for 1920 the bonds, prescribe the form of the bonds, determine the 1921 appropriate method for sale of the bonds, advertise for and accept 1922 bids or negotiate the sale of the bonds, issue and sell the bonds, 1923 pay all fees and costs incurred in such issuance and sale, and do 1924 any and all other things necessary and advisable in connection with the issuance and sale of the bonds. 1925 The State Bond 1926 Commission may sell such bonds on sealed bids at public sale or 1927 may negotiate the sale of the bonds for such price as it may 1928 determine to be for the best interest of the State of Mississippi. 1929 The bonds shall bear interest at such rate or rates not exceeding the limits set forth in Section 75-17-101 as shall be fixed by the 1930 1931 State Bond Commission. All interest accruing on such bonds so 1932 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.

The State Bond Commission, when issuing any bonds under the authority of this section, may provide that the bonds, at the



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- 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.
- 1944 (8) State bonds issued under the provisions of this section
 1945 shall be the general obligations of the state and backed by the
 1946 full faith and credit of the state. The Legislature shall
 1947 appropriate annually an amount sufficient to pay the principal of
 1948 and the interest on such bonds as they become due. All bonds
 1949 shall contain recitals on their faces substantially covering the
 1950 foregoing provisions of this section.
- 1951 (9) The State Treasurer is authorized to certify to the 1952 Department of Finance and Administration the necessity for 1953 warrants, and the Department of Finance and Administration is 1954 authorized and directed to issue such warrants payable out of any 1955 funds appropriated by the Legislature under this section for such 1956 purpose, in such amounts as may be necessary to pay when due the 1957 principal of and interest on all bonds issued under the provisions 1958 of this section. The State Treasurer shall forward the necessary 1959 amount to the designated place or places of payment of such bonds 1960 in ample time to discharge such bonds, or the interest thereon, on 1961 the due dates thereof.
- 1962 (10) The bonds may be issued without any other proceedings 1963 or the happening of any other conditions or things other than 1964 those proceedings, conditions and things which are specified or 1965 required by this chapter. Any resolution providing for the



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.

1971 In anticipation of the issuance of bonds hereunder, the 1972 State Bond Commission is authorized to negotiate and enter into 1973 any purchase, loan, credit or other agreement with any bank, trust 1974 company or other lending institution or to issue and sell interim 1975 notes for the purpose of making any payments authorized under this 1976 section. All borrowings made under this provision shall be evidenced by notes of the state which shall be issued from time to 1977 1978 time, for such amounts not exceeding the amount of bonds 1979 authorized herein, in such form and in such denomination and 1980 subject to such terms and conditions of sale and issuance, 1981 prepayment or redemption and maturity, rate or rates of interest 1982 not to exceed the maximum rate authorized herein for bonds, and time of payment of interest as the State Bond Commission shall 1983 1984 agree to in such agreement. Such notes shall constitute general 1985 obligations of the state and shall be backed by the full faith and 1986 credit of the state. Such notes may also be issued for the 1987 purpose of refunding previously issued notes. No note shall 1988 mature more than three (3) years following the date of its 1989 The State Bond Commission is authorized to provide for issuance. 1990 the compensation of any purchaser of the notes by payment of a



- fixed fee or commission and for all other costs and expenses of issuance and service, including paying agent costs. Such costs and expenses may be paid from the proceeds of the notes.
- 1994 The bonds and interim notes authorized under the (12)1995 authority of this section may be validated in the Chancery Court 1996 of the First Judicial District of Hinds County, Mississippi, in 1997 the manner and with the force and effect provided now or hereafter by Chapter 13, Title 31, Mississippi Code of 1972, for the 1998 1999 validation of county, municipal, school district and other bonds. 2000 The necessary papers for such validation proceedings shall be 2001 transmitted to the State Bond Attorney, and the required notice 2002 shall be published in a newspaper published in the City of 2003 Jackson, Mississippi.
- 2004 (13) Any bonds or interim notes issued under the provisions
 2005 of this chapter, a transaction relating to the sale or securing of
 2006 such bonds or interim notes, their transfer and the income
 2007 therefrom shall at all times be free from taxation by the state or
 2008 any local unit or political subdivision or other instrumentality
 2009 of the state, excepting inheritance and gift taxes.
- 2010 (14) All bonds issued under this chapter shall be legal
 2011 investments for trustees, other fiduciaries, savings banks, trust
 2012 companies and insurance companies organized under the laws of the
 2013 State of Mississippi; and such bonds shall be legal securities
 2014 which may be deposited with and shall be received by all public
 2015 officers and bodies of the state and all municipalities and other



2016 political subdivisions thereof for the purpose of securing the 2017 deposit of public funds.

- 2018 (15) The Attorney General of the State of Mississippi shall
 2019 represent the State Bond Commission in issuing, selling and
 2020 validating bonds herein provided for, and the Bond Commission is
 2021 hereby authorized and empowered to expend from the proceeds
 2022 derived from the sale of the bonds authorized hereunder all
 2023 necessary administrative, legal and other expenses incidental and
 2024 related to the issuance of bonds authorized under this chapter.
- 2025 There is hereby created a special fund in the State 2026 Treasury to be known as the Mississippi Major Economic Impact 2027 Authority Fund wherein shall be deposited the proceeds of the 2028 bonds issued under this chapter and all monies received by the 2029 authority to carry out the purposes of this chapter. Expenditures 2030 authorized herein shall be paid by the State Treasurer upon 2031 warrants drawn from the fund, and the Department of Finance and 2032 Administration shall issue warrants upon requisitions signed by 2033 the director of the authority.
- 2034 (17)There is hereby created the Mississippi Economic (a) 2035 Impact Authority Sinking Fund from which the principal of and 2036 interest on such bonds shall be paid by appropriation. All monies 2037 paid into the sinking fund not appropriated to pay accruing bonds 2038 and interest shall be invested by the State Treasurer in such 2039 securities as are provided by law for the investment of the sinking funds of the state. 2040

2041	(b) In the event that all or any part of the bonds and
2042	notes are purchased, they shall be cancelled and returned to the
2043	loan and transfer agent as cancelled and paid bonds and notes and
2044	thereafter all payments of interest thereon shall cease and the
2045	cancelled bonds, notes and coupons, together with any other
2046	cancelled bonds, notes and coupons, shall be destroyed as promptly
2047	as possible after cancellation but not later than two (2) years
2048	after cancellation. A certificate evidencing the destruction of
2049	the cancelled bonds, notes and coupons shall be provided by the
2050	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.
- 2062 (d) Any monies repaid to the state from loans

 2063 authorized in Section 57-75-11(hh) shall be deposited into the

 2064 Mississippi Major Economic Impact Authority Sinking Fund unless

 2065 the State Bond Commission, at the request of the authority, shall



- 2066 determine that such loan repayments are needed to provide 2067 additional loans as authorized under Section 57-75-11(hh). 2068 purposes of providing additional loans, there is hereby created 2069 the Mississippi Major Economic Impact Authority Revolving Loan 2070 Fund and loan repayments shall be deposited into the fund. 2071 fund shall be maintained for such period as determined by the 2072 State Bond Commission for the sole purpose of making additional 2073 loans as authorized by Section 57-75-11(hh). Unexpended amounts 2074 remaining in the fund at the end of a fiscal year shall not lapse 2075 into the State General Fund and any interest earned on amounts in 2076 such fund shall be deposited to the credit of the fund.
- 2077 (e) Any monies repaid to the state from loans
 2078 authorized in Section 57-75-11(ii) shall be deposited into the
 2079 Mississippi Major Economic Impact Authority Sinking Fund.
- 2080 (f) Any monies repaid to the state from loans, grants
 2081 and other funds authorized in Section 57-75-11(jj), (vv), (xx),
 2082 (zz) and (aaa) shall be deposited into the Mississippi Major
 2083 Economic Impact Authority Sinking Fund. However:
- (i) Monies paid to the state from a county in

 which a project as defined in Section 57-75-5(f) (xxxii) is located

 and which is paid pursuant to any agreement under Section

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

 and properly accounted for, be deposited into the State General

 Fund; and

2090	(ii) Monies paid to the state from a county and/or
2091	municipality in which a project as defined in Section
2092	57-75-5(f)(xxxiii) is located and which is paid pursuant to any
2093	agreement under Section 57-75-37(7)(c)(iii) shall, after being
2094	received from the county and/or municipality and properly
2095	accounted for, be deposited into the State General Fund.

- (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 subsection.
- 2103 The proceeds of the money borrowed under this 2104 subsection may be utilized by the authority for the purpose of 2105 defraying all or a portion of the costs incurred by the authority 2106 with respect to acquisition options and planning, design and environmental impact studies with respect to a project defined in 2107 2108 Section 57-75-5(f)(xi) or Section 57-75-5(f)(xxix). The authority 2109 may escalate its budget and expend the proceeds of the money borrowed under this subsection in accordance with rules and 2110 2111 regulations of the Department of Finance and Administration in a manner consistent with the escalation of federal funds. 2112
- 2113 (c) The authority shall request an appropriation or 2114 additional authority to issue general obligation bonds to repay



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- the borrowed funds and establish a date for the repayment of the funds so borrowed.
- 2117 (d) Borrowings made under the provisions of this
- 2118 subsection shall not exceed Five Hundred Thousand Dollars
- (\$500,000.00) at any one time.
- [From and after July 1, * * * 2028, this section shall read
- 2121 as follows:]
- 57-75-15. (1) Upon notification to the authority by the
- 2123 enterprise that the state has been finally selected as the site
- 2124 for the project, the State Bond Commission shall have the power
- 2125 and is hereby authorized and directed, upon receipt of a
- 2126 declaration from the authority as hereinafter provided, to borrow
- 2127 money and issue general obligation bonds of the state in one or
- 2128 more series for the purposes herein set out. Upon such
- 2129 notification, the authority may thereafter, from time to time,
- 2130 declare the necessity for the issuance of general obligation bonds
- 2131 as authorized by this section and forward such declaration to the
- 2132 State Bond Commission, provided that before such notification, the
- 2133 authority may enter into agreements with the United States
- 2134 government, private companies and others that will commit the
- 2135 authority to direct the State Bond Commission to issue bonds for
- 2136 eligible undertakings set out in subsection (4) of this section,
- 2137 conditioned on the siting of the project in the state.
- 2138 (2) Upon receipt of any such declaration from the authority,
- 2139 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.
- 2143 (3) (a) Bonds issued under the authority of this section 2144 for projects as defined in Section 57-75-5(f)(i) shall not exceed 2145 an aggregate principal amount in the sum of Sixty-seven Million 2146 Three Hundred Fifty Thousand Dollars (\$67,350,000.00).
- 2147 Bonds issued under the authority of this section 2148 for projects as defined in Section 57-75-5(f)(ii) shall not 2149 exceed * * * Eighty-seven Million Dollars (\$87,000,000.00). The 2150 authority, with the express direction of the State Bond 2151 Commission, is authorized to expend any remaining proceeds of 2152 bonds issued under the authority of this act prior to January 1, 2153 1998, for the purpose of financing projects as then defined in 2154 Section 57-75-5(f)(ii) or for any other projects as defined in Section 57-75-5(f)(ii), as it may be amended from time to time. 2155 2156 No bonds shall be issued under this paragraph (b) until the State 2157 Bond Commission by resolution adopts a finding that the issuance 2158 of such bonds will improve, expand or otherwise enhance the 2159 military installation, its support areas or military operations, 2160 or will provide employment opportunities to replace those lost by 2161 closure or reductions in operations at the military installation 2162 or will support critical studies or investigations authorized by 2163 Section 57-75-5(f)(ii).

- (c) Bonds issued under the authority of this section for projects as defined in Section 57-75-5(f)(iii) shall not exceed Ten Million Dollars (\$10,000,000.00). No bonds shall be issued under this paragraph after December 31, 1996.
- 2168 (d) Bonds issued under the authority of this section 2169 for projects defined in Section 57-75-5(f)(iv) shall not exceed 2170 Three Hundred Fifty-one Million Dollars (\$351,000,000.00). An additional amount of bonds in an amount not to exceed Twelve 2171 2172 Million Five Hundred Thousand Dollars (\$12,500,000.00) may be 2173 issued under the authority of this section for the purpose of 2174 defraying costs associated with the construction of surface water transmission lines for a project defined in Section 57-75-5(f)(iv) 2175 2176 or for any facility related to the project. No bonds shall be issued under this paragraph after June 30, 2005. 2177
- (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.
- (f) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(vii) shall not exceed Five Million Dollars (\$5,000,000.00). No bonds shall be issued under this paragraph after June 30, 2006.
- 2187 (g) Bonds issued under the authority of this section
 2188 for projects defined in Section 57-75-5(f)(viii) shall not exceed



- Four Million Five Hundred Thousand Dollars (\$4,500,000.00). No bonds shall be issued under this paragraph after June 30, 2008.
- (h) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(ix) shall not exceed Five Million Dollars (\$5,000,000.00). No bonds shall be issued

under this paragraph after June 30, 2007.

- 2195 (i) Bonds issued under the authority of this section 2196 for projects defined in Section 57-75-5(f)(x) shall not exceed 2197 Five Million Dollars (\$5,000,000.00). No bonds shall be issued 2198 under this paragraph after April 1, 2005.
- 2199 (j) Bonds issued under the authority of this section 2200 for projects defined in Section 57-75-5(f)(xii) shall not exceed 2201 Thirty-three Million Dollars (\$33,000,000.00). The amount of 2202 bonds that may be issued under this paragraph for projects defined 2203 in Section 57-75-5(f)(xii) may be reduced by the amount of any 2204 federal or local funds made available for such projects. No bonds 2205 shall be issued under this paragraph until local governments in or 2206 near the county in which the project is located have irrevocably 2207 committed funds to the project in an amount of not less than Two 2208 Million Five Hundred Thousand Dollars (\$2,500,000.00) in the 2209 aggregate; however, this irrevocable commitment requirement may be 2210 waived by the authority upon a finding that due to the unforeseen circumstances created by Hurricane Katrina, the local governments 2211 2212 are unable to comply with such commitment. No bonds shall be issued under this paragraph after June 30, 2008. 2213

- (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.
- 2218 Bonds issued under the authority of this section 2219 for projects defined in Section 57-75-5(f)(xiv) shall not exceed 2220 Twenty-four Million Dollars (\$24,000,000.00). No bonds shall be 2221 issued under this paragraph until local governments in the county 2222 in which the project is located have irrevocably committed funds 2223 to the project in an amount of not less than Two Million Dollars 2224 (\$2,000,000.00). No bonds shall be issued under this paragraph 2225 after June 30, 2009.
- 2226 (m) Bonds issued under the authority of this section 2227 for projects defined in Section 57-75-5(f)(xv) shall not exceed 2228 Five Hundred Thousand Dollars (\$500,000.00). No bonds shall be 2229 issued under this paragraph after June 30, 2009.
- (n) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(xvi) shall not exceed Ten Million Dollars (\$10,000,000.00). No bonds shall be issued under this paragraph after June 30, 2011.
- (o) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(xvii) shall not exceed Three Million Five Hundred Thousand Dollars (\$3,500,000.00). No bonds shall be issued under this paragraph after June 30, 2010.

- 2238 (p) Bonds issued under the authority of this section
- 2239 for projects defined in Section 57-75-5(f)(xviii) shall not exceed
- 2240 Ninety-six Million Dollars (\$96,000,000.00). No bonds shall be
- 2241 issued under this paragraph after June 30, 2016.
- 2242 (q) Bonds issued under the authority of this section
- 2243 for projects defined in Section 57-75-5(f)(xix) shall not exceed
- 2244 Fifteen Million Dollars (\$15,000,000.00). No bonds shall be
- 2245 issued under this paragraph after June 30, 2012.
- 2246 (r) Bonds issued under the authority of this section
- 2247 for projects defined in Section 57-75-5(f)(xx) shall not exceed
- 2248 Twenty-three Million Dollars (\$23,000,000.00). No bonds shall be
- 2249 issued under this paragraph after April 25, 2013.
- 2250 (s) Bonds issued under the authority of this section
- 2251 for projects defined in Section 57-75-5(f)(xxi) shall not exceed
- 2252 Two Hundred Ninety-three Million Nine Hundred Thousand Dollars
- 2253 (\$293,900,000.00). No bonds shall be issued under this paragraph
- 2254 after July 1, 2020.
- 2255 (t) Bonds issued under the authority of this section
- 2256 for Tier One suppliers shall not exceed Thirty Million Dollars
- 2257 (\$30,000,000.00). No bonds shall be issued under this paragraph
- 2258 after July 1, 2020.
- 2259 (u) Bonds issued under the authority of this section
- 2260 for projects defined in Section 57-75-5(f)(xxii) shall not exceed
- 2261 Forty-eight Million Four Hundred Thousand Dollars



- 2262 (\$48,400,000.00). No bonds shall be issued under this paragraph
- 2263 after July 1, 2020.
- 2264 (v) Bonds issued under the authority of this section
- 2265 for projects defined in Section 57-75-5(f)(xxiii) shall not exceed
- 2266 Eighty-eight Million Two Hundred Fifty Thousand Dollars
- 2267 (\$88,250,000.00). No bonds shall be issued under this paragraph
- 2268 after July 1, 2009.
- 2269 (w) Bonds issued under the authority of this section
- 2270 for projects defined in Section 57-75-5(f)(xxiv) shall not exceed
- 2271 Thirteen Million Dollars (\$13,000,000.00). No bonds shall be
- 2272 issued under this paragraph after July 1, 2020.
- 2273 (x) Bonds issued under the authority of this section
- 2274 for projects defined in Section 57-75-5(f)(xxv) shall not exceed
- 2275 Twenty-five Million Dollars (\$25,000,000.00). No bonds shall be
- 2276 issued under this paragraph after July 1, 2017.
- 2277 (y) [Deleted]
- 2278 (z) Bonds issued under the authority of this section
- 2279 for projects defined in Section 57-75-5(f)(xxvii) shall not exceed
- 2280 Fifty Million Dollars (\$50,000,000.00). No bonds shall be issued
- 2281 under this paragraph after April 25, 2013.
- 2282 (aa) Bonds issued under the authority of this section
- 2283 for projects defined in Section 57-75-5(f)(xxviii) shall not
- 2284 exceed Seventy Million Dollars (\$70,000,000.00). No bonds shall
- 2285 be issued under this paragraph after July 1, 2026.



2286 (bb) Bonds issued under the authority of this section 2287 for projects defined in Section 57-75-5(f)(xxix) shall not exceed Two Hundred Sixty-three Million Dollars (\$263,000,000.00). No 2288 2289 bonds shall be issued under this paragraph after July 1, 2034. 2290 Bonds issued under the authority of this section (cc) 2291 for projects defined in Section 57-75-5(f)(xxx) shall not exceed 2292 Six Million Dollars (\$6,000,000.00). No bonds shall be issued 2293 under this paragraph after July 1, 2025. 2294 Bonds issued under the authority of this section (dd) 2295 for projects defined in Section 57-75-5(f)(xxxi) shall not exceed 2296 Two Hundred Forty-six Million Seven Hundred Ninety-eight Thousand 2297 Five Hundred Fifty Dollars (\$246,798,550.00); however, the total 2298 amount of bonds that may be issued under the authority of this 2299 section for projects defined in Section 57-75-5(f)(xxxi) shall be 2300 reduced by the amount of any other funds authorized by the 2301 Legislature during the 2022 First Extraordinary Session 2302 specifically for such projects. No bonds shall be issued under 2303 this paragraph after July 1, 2040. 2304 Bonds issued under the authority of this section 2305 for a project defined in Section 57-75-5(f)(xxxii) shall not 2306 exceed Four Hundred Eighty-two Million Dollars (\$482,000,000.00); 2307 however, the total amount of bonds that may be issued under the authority of this section for a project defined in Section 2308

57-75-5(f)(xxxii) shall be reduced by the amount of any other

2310	funds authorized by the Legislature specifically for such project.
2311	No bonds shall be issued under this paragraph after July 1, 2040.
2312	(ff) Bonds issued under the authority of this section
2313	for a project defined in Section 57-75-5(f)(xxxiii) shall not
2314	exceed Two Hundred Sixty Million Dollars (\$260,000,000.00);
2315	however, the total amount of bonds that may be issued under the
2316	authority of this section for a project defined in Section
2317	57-75-5(f)(xxxiii) shall be reduced by the amount of any other
2318	funds authorized by the Legislature specifically for such project.
2319	No bonds shall be issued under this paragraph after July 1, 2040.
2320	(4) (a) The proceeds from the sale of the bonds issued
2321	under this section may be applied for the following purposes:
2322	(i) Defraying all or any designated portion of the
2323	costs incurred with respect to acquisition, planning, design,
2324	construction, installation, rehabilitation, improvement,
2325	relocation and with respect to state-owned property, operation and
2326	maintenance of the project and any facility related to the project
2327	located within the project area, including costs of design and
2328	engineering, all costs incurred to provide land, easements and
2329	rights-of-way, relocation costs with respect to the project and
2330	with respect to any facility related to the project located within
2331	the project area, and costs associated with mitigation of
2332	environmental impacts and environmental impact studies;
2333	(ii) Defraying the cost of providing for the
2334	recruitment, screening, selection, training or retraining of

- 2335 employees, candidates for employment or replacement employees of
- 2336 the project and any related activity;
- 2337 (iii) Reimbursing the Mississippi Development
- 2338 Authority for expenses it incurred in regard to projects defined
- 2339 in Section 57-75-5(f) (iv) prior to November 6, 2000. The
- 2340 Mississippi Development Authority shall submit an itemized list of
- 2341 expenses it incurred in regard to such projects to the Chairmen of
- 2342 the Finance and Appropriations Committees of the Senate and the
- 2343 Chairmen of the Ways and Means and Appropriations Committees of
- 2344 the House of Representatives;
- 2345 (iv) Providing grants to enterprises operating
- 2346 projects defined in Section 57-75-5(f)(iv)1;
- 2347 (v) Paying any warranty made by the authority
- 2348 regarding site work for a project defined in Section
- 2349 57-75-5(f)(iv)1;
- 2350 (vi) Defraying the cost of marketing and promotion
- 2351 of a project as defined in Section 57-75-5(f) (iv) 1, Section
- 2352 57-75-5(f)(xxi) or Section 57-75-5(f)(xxii). The authority shall
- 2353 submit an itemized list of costs incurred for marketing and
- 2354 promotion of such project to the Chairmen of the Finance and
- 2355 Appropriations Committees of the Senate and the Chairmen of the
- 2356 Ways and Means and Appropriations Committees of the House of
- 2357 Representatives;
- 2358 (vii) Providing for the payment of interest on the
- 2359 bonds;

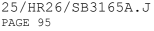


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2360
                      (viii) Providing debt service reserves;
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                      (ix) Paying underwriters' discount, original issue
      discount, accountants' fees, engineers' fees, attorneys' 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
                      (xi)
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      projects defined in Section 57-75-5(f)(v), or, in connection with
2369
      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;
2372
                            Providing grant funds or loans to a public
                      (xii)
      agency or an enterprise owning, leasing or operating a project
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2374
      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
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      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
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      defined in Section 57-75-5(f)(xviii);
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                      (xv) Purchasing equipment for a project defined in
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      Section 57-75-5(f) (viii) subject to such terms and conditions as
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the authority considers necessary and appropriate;

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                             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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                              Providing grants and loans for projects as
                      (xvii)
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      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
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      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;
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                      (xix)
                             Providing grants and loans for projects as
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      authorized in Section 57-75-11(gg);
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                          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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                            Providing loans as authorized in Section
                      (xxii)
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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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                             Providing loans, grants and other funds as
                      (xxiv)
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      authorized in Section 57-75-11(xx), (yy), (zz) and (aaa) for any
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      purposes deemed by the authority in its sole discretion to be
      necessary and appropriate.
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2409	Such bonds shall be issued, from time to time, and in such
2410	principal amounts as shall be designated by the authority, not to
2411	exceed in aggregate principal amounts the amount authorized in
2412	subsection (3) of this section. Proceeds from the sale of the
2413	bonds issued under this section may be invested, subject to
2414	federal limitations, pending their use, in such securities as may
2415	be specified in the resolution authorizing the issuance of the
2416	bonds or the trust indenture securing them, and the earning on
2417	such investment applied as provided in such resolution or trust
2418	indenture.

- 2419 (b) (i) The proceeds of bonds issued after June 21, 2420 2002, under this section for projects described in Section 2421 57-75-5(f)(iv) may be used to reimburse reasonable actual and 2422 necessary costs incurred by the Mississippi Development Authority 2423 in providing assistance related to a project for which funding is 2424 provided from the use of proceeds of such bonds. The Mississippi 2425 Development Authority shall maintain an accounting of actual costs 2426 incurred for each project for which reimbursements are sought. 2427 Reimbursements under this paragraph (b)(i) shall not exceed Three
- 2429 Reimbursements under this paragraph (b)(i) shall satisfy any 2430 applicable federal tax law requirements.

Hundred Thousand Dollars (\$300,000.00) in the aggregate.

2431 (ii) The proceeds of bonds issued after June 21, 2432 2002, under this section for projects described in Section 57-75-5(f)(iv) may be used to reimburse reasonable actual and



2434 necessary costs incurred by the Department of Audit in providing 2435 services related to a project for which funding is provided from 2436 the use of proceeds of such bonds. The Department of Audit shall 2437 maintain an accounting of actual costs incurred for each project 2438 for which reimbursements are sought. The Department of Audit may 2439 escalate its budget and expend such funds in accordance with rules 2440 and regulations of the Department of Finance and Administration in 2441 a manner consistent with the escalation of federal funds.

2442 Reimbursements under this paragraph (b)(ii) shall not exceed One

2443 Hundred Thousand Dollars (\$100,000.00) in the aggregate.

2444 Reimbursements under this paragraph (b)(ii) shall satisfy any

2445 applicable federal tax law requirements.

(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 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

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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 each project. Reimbursements under this paragraph shall satisfy 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 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 and need not comply with the provisions of the Uniform Commercial Code.
- 2505 (7) The State Bond Commission shall act as issuing agent for 2506 the bonds, prescribe the form of the bonds, advertise for and 2507 accept bids, issue and sell the bonds on sealed bids at public 2508 sale, pay all fees and costs incurred in such issuance and sale,



2509	and do any and all other things necessary and advisable in
2510	connection with the issuance and sale of the bonds. The State
2511	Bond Commission may sell such bonds on sealed bids at public sale
2512	for such price as it may determine to be for the best interest of
2513	the State of Mississippi, but no such sale shall be made at a
2514	price less than par plus accrued interest to date of delivery of
2515	the bonds to the purchaser. The bonds shall bear interest at such
2516	rate or rates not exceeding the limits set forth in Section
2517	75-17-101 as shall be fixed by the State Bond Commission. All
2518	interest accruing on such bonds so issued shall be payable
2519	semiannually or annually; provided that the first interest payment
2520	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.

2531 (8) State bonds issued under the provisions of this section 2532 shall be the general obligations of the state and backed by the 2533 full faith and credit of the state. The Legislature shall



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- 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.
- 2538 (9) The State Treasurer is authorized to certify to the 2539 Department of Finance and Administration the necessity for 2540 warrants, and the Department of Finance and Administration is 2541 authorized and directed to issue such warrants payable out of any 2542 funds appropriated by the Legislature under this section for such 2543 purpose, in such amounts as may be necessary to pay when due the 2544 principal of and interest on all bonds issued under the provisions 2545 of this section. The State Treasurer shall forward the necessary 2546 amount to the designated place or places of payment of such bonds 2547 in ample time to discharge such bonds, or the interest thereon, on 2548 the due dates thereof.
 - (10) The bonds may be issued without any other proceedings or the happening of any other conditions or things other than those proceedings, conditions and things which are specified or required by this chapter. Any resolution providing for the 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.



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2558	(11) In anticipation of the issuance of bonds hereunder, the
2559	State Bond Commission is authorized to negotiate and enter into
2560	any purchase, loan, credit or other agreement with any bank, trust
2561	company or other lending institution or to issue and sell interim
2562	notes for the purpose of making any payments authorized under this
2563	section. All borrowings made under this provision shall be
2564	evidenced by notes of the state which shall be issued from time to
2565	time, for such amounts not exceeding the amount of bonds
2566	authorized herein, in such form and in such denomination and
2567	subject to such terms and conditions of sale and issuance,
2568	prepayment or redemption and maturity, rate or rates of interest
2569	not to exceed the maximum rate authorized herein for bonds, and
2570	time of payment of interest as the State Bond Commission shall
2571	agree to in such agreement. Such notes shall constitute general
2572	obligations of the state and shall be backed by the full faith and
2573	credit of the state. Such notes may also be issued for the
2574	purpose of refunding previously issued notes. No note shall
2575	mature more than three (3) years following the date of its
2576	issuance. The State Bond Commission is authorized to provide for
2577	the compensation of any purchaser of the notes by payment of a
2578	fixed fee or commission and for all other costs and expenses of
2579	issuance and service, including paying agent costs. Such costs
2580	and expenses may be paid from the proceeds of the notes.

authority of this section may be validated in the Chancery Court



(12) The bonds and interim notes authorized under the

- 2583 of the First Judicial District of Hinds County, Mississippi, in 2584 the manner and with the force and effect provided now or hereafter by Chapter 13, Title 31, Mississippi Code of 1972, for the 2585 2586 validation of county, municipal, school district and other bonds. 2587 The necessary papers for such validation proceedings shall be 2588 transmitted to the State Bond Attorney, and the required notice shall be published in a newspaper published in the City of 2589 2590 Jackson, Mississippi.
- 2591 (13) Any bonds or interim notes issued under the provisions
 2592 of this chapter, a transaction relating to the sale or securing of
 2593 such bonds or interim notes, their transfer and the income
 2594 therefrom shall at all times be free from taxation by the state or
 2595 any local unit or political subdivision or other instrumentality
 2596 of the state, excepting inheritance and gift taxes.
- 2597 All bonds issued under this chapter shall be legal 2598 investments for trustees, other fiduciaries, savings banks, trust 2599 companies and insurance companies organized under the laws of the 2600 State of Mississippi; and such bonds shall be legal securities 2601 which may be deposited with and shall be received by all public 2602 officers and bodies of the state and all municipalities and other 2603 political subdivisions thereof for the purpose of securing the 2604 deposit of public funds.
- 2605 (15) The Attorney General of the State of Mississippi shall 2606 represent the State Bond Commission in issuing, selling and 2607 validating bonds herein provided for, and the Bond Commission is



hereby authorized and empowered to expend from the proceeds 2609 derived from the sale of the bonds authorized hereunder all necessary administrative, legal and other expenses incidental and 2611 related to the issuance of bonds authorized under this chapter.

- 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.
- 2621 There is hereby created the Mississippi Economic 2622 Impact Authority Sinking Fund from which the principal of and 2623 interest on such bonds shall be paid by appropriation. All monies 2624 paid into the sinking fund not appropriated to pay accruing bonds 2625 and interest shall be invested by the State Treasurer in such 2626 securities as are provided by law for the investment of the 2627 sinking funds of the state.
- 2628 (b) In the event that all or any part of the bonds and 2629 notes are purchased, they shall be cancelled and returned to the 2630 loan and transfer agent as cancelled and paid bonds and notes and 2631 thereafter all payments of interest thereon shall cease and the 2632 cancelled bonds, notes and coupons, together with any other



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cancelled bonds, notes and coupons, shall be destroyed as promptly
as possible after cancellation but not later than two (2) years
after cancellation. A certificate evidencing the destruction of
the cancelled bonds, notes and coupons shall be provided by the
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.
- 2649 Any monies repaid to the state from loans (d) 2650 authorized in Section 57-75-11(hh) shall be deposited into the 2651 Mississippi Major Economic Impact Authority Sinking Fund unless 2652 the State Bond Commission, at the request of the authority, shall 2653 determine that such loan repayments are needed to provide 2654 additional loans as authorized under Section 57-75-11(hh). 2655 purposes of providing additional loans, there is hereby created 2656 the Mississippi Major Economic Impact Authority Revolving Loan 2657 Fund and loan repayments shall be deposited into the fund.



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- fund shall be maintained for such period as determined by the

 State Bond Commission for the sole purpose of making additional

 loans as authorized by Section 57-75-11(hh). Unexpended amounts

 remaining in the fund at the end of a fiscal year shall not lapse

 into the State General Fund and any interest earned on amounts in

 such fund shall be deposited to the credit of the fund.
- 2664 (e) Any monies repaid to the state from loans

 2665 authorized in Section 57-75-11(ii) shall be deposited into the

 2666 Mississippi Major Economic Impact Authority Sinking Fund.
- 2667 (f) Any monies repaid to the state from loans, grants
 2668 and other funds authorized in Section 57-75-11(jj), (vv), (xx),
 2669 (zz) and (aaa) shall be deposited into the Mississippi Major
 2670 Economic Impact Authority Sinking Fund. However:
- (i) Monies paid to the state from a county in

 which a project as defined in Section 57-75-5(f) (xxxii) is located

 and which is paid pursuant to any agreement under Section

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

 and properly accounted for, be deposited into the State General

 Fund; and
- (ii) Monies paid to the state from a county and/or municipality in which a project as defined in Section 57-75-5(f)(xxxiii) is located and which is paid pursuant to any agreement under Section 57-75-37(7)(c)(iii) shall, after being received from the county and/or municipality and properly accounted for, be deposited into the State General Fund.

- 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 subsection.
- 2690 The proceeds of the money borrowed under this 2691 subsection may be utilized by the authority for the purpose of 2692 defraying all or a portion of the costs incurred by the authority 2693 with respect to acquisition options and planning, design and 2694 environmental impact studies with respect to a project defined in 2695 Section 57-75-5(f)(xi) or Section 57-75-5(f)(xxix). The authority 2696 may escalate its budget and expend the proceeds of the money 2697 borrowed under this subsection in accordance with rules and 2698 regulations of the Department of Finance and Administration in a 2699 manner consistent with the escalation of federal funds.
- 2700 (c) The authority shall request an appropriation or 2701 additional authority to issue general obligation bonds to repay 2702 the borrowed funds and establish a date for the repayment of the 2703 funds so borrowed.
- 2704 (d) Borrowings made under the provisions of this 2705 subsection shall not exceed Five Hundred Thousand Dollars (\$500,000.00) at any one time.



- 2707 SECTION 12. Section 25, Chapter 533, Laws of 2010, as 2708 amended by Section 4, Chapter 30, Laws of 2010 Second 2709 Extraordinary Session, as amended by Section 1, Chapter 301, Laws of 2011, as amended by Section 6, Chapter 480, Laws of 2011, as 2710 amended by Section 1, Chapter 1, Laws of 2011 First Extraordinary 2711 2712 Session, as amended by Section 8, Chapter 421, Laws of 2019, as 2713 amended by Section 14, Chapter 480, Laws of 2021, as amended by Section 7, Chapter 507, Laws of 2024, is amended as follows: 2714 2715 Section 25. (1) As used in this section, the following words shall have the meanings ascribed herein unless the context 2716 2717 clearly requires otherwise:
- 2718 (a) "Accreted value" of any bonds means, as of any date
 2719 of computation, an amount equal to the sum of (i) the stated
 2720 initial value of such bond, plus (ii) the interest accrued thereon
 2721 from the issue date to the date of computation at the rate,
 2722 compounded semiannually, that is necessary to produce the
 2723 approximate yield to maturity shown for bonds of the same
 2724 maturity.
 - (b) "State" means the State of Mississippi.
- 2726 (c) "Commission" means the State Bond Commission.
- 2727 (2) (a) The Mississippi Development Authority, at one time, 2728 or from time to time, may declare by resolution the necessity for 2729 issuance of general obligation bonds of the State of Mississippi

- 2731 Upon the adoption of a resolution by the Mississippi Development



to provide funds for the program authorized in Section 57-1-221.

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2732 Authority, declaring the necessity for the issuance of any part or 2733 all of the general obligation bonds authorized by this subsection, the Mississippi Development Authority shall deliver a certified 2734 copy of its resolution or resolutions to the commission. Upon 2735 2736 receipt of such resolution, the commission, in its discretion, may 2737 act as the issuing agent, prescribe the form of the bonds, determine the appropriate method for sale of the bonds, advertise 2738 2739 for and accept bids or negotiate the sale of the bonds, issue and 2740 sell the bonds so authorized to be sold, and do any and all other 2741 things necessary and advisable in connection with the issuance and sale of such bonds. The total amount of bonds issued under this 2742 2743 section shall not exceed * * * Five Hundred Thirty-four Million 2744 Dollars (\$534,000,000.00). No bonds authorized under this section shall be issued after July 1, * * * 2029. 2745

- 2746 (b) The proceeds of bonds issued pursuant to this
 2747 section shall be deposited into the Mississippi Industry Incentive
 2748 Financing Revolving Fund created pursuant to Section 57-1-221.
 2749 Any investment earnings on bonds issued pursuant to this section
 2750 shall be used to pay debt service on bonds issued under this
 2751 section, in accordance with the proceedings authorizing issuance
 2752 of such bonds.
- 2753 (3) The principal of and interest on the bonds authorized 2754 under this section shall be payable in the manner provided in this 2755 subsection. Such bonds shall bear such date or dates, be in such 2756 denomination or denominations, bear interest at such rate or rates



2757 (not to exceed the limits set forth in Section 75-17-101, 2758 Mississippi Code of 1972), be payable at such place or places 2759 within or without the State of Mississippi, shall mature 2760 absolutely at such time or times not to exceed twenty-five (25) 2761 years from date of issue, be redeemable before maturity at such 2762 time or times and upon such terms, with or without premium, shall 2763 bear such registration privileges, and shall be substantially in 2764 such form, all as shall be determined by resolution of the 2765 commission.

2766 The bonds authorized by this section shall be signed by 2767 the chairman of the commission, or by his facsimile signature, and the official seal of the commission shall be affixed thereto, 2768 2769 attested by the secretary of the commission. The interest 2770 coupons, if any, to be attached to such bonds may be executed by 2771 the facsimile signatures of such officers. Whenever any such 2772 bonds shall have been signed by the officials designated to sign 2773 the bonds who were in office at the time of such signing but who 2774 may have ceased to be such officers before the sale and delivery 2775 of such bonds, or who may not have been in office on the date such 2776 bonds may bear, the signatures of such officers upon such bonds 2777 and coupons shall nevertheless be valid and sufficient for all 2778 purposes and have the same effect as if the person so officially 2779 signing such bonds had remained in office until their delivery to 2780 the purchaser, or had been in office on the date such bonds may However, notwithstanding anything herein to the contrary, 2781

- such bonds may be issued as provided in the Registered Bond Act of the State of Mississippi.
- 2784 (5) All bonds and interest coupons issued under the
 2785 provisions of this section have all the qualities and incidents of
 2786 negotiable instruments under the provisions of the Uniform
 2787 Commercial Code, and in exercising the powers granted by this
 2788 section, the commission shall not be required to and need not
 2789 comply with the provisions of the Uniform Commercial Code.
- 2790 The commission shall act as issuing agent for the bonds 2791 authorized under this section, prescribe the form of the bonds, 2792 determine the appropriate method for sale of the bonds, advertise 2793 for and accept bids or negotiate the sale of the bonds, issue and 2794 sell the bonds so authorized to be sold, pay all fees and costs 2795 incurred in such issuance and sale, and do any and all other 2796 things necessary and advisable in connection with the issuance and 2797 sale of such bonds. The commission is authorized and empowered to 2798 pay the costs that are incident to the sale, issuance and delivery 2799 of the bonds authorized under this section from the proceeds 2800 derived from the sale of such bonds. The commission may sell such 2801 bonds on sealed bids at public sale or may negotiate the sale of 2802 the bonds for such price as it may determine to be for the best 2803 interest of the State of Mississippi. All interest accruing on 2804 such bonds so issued shall be payable semiannually or annually.

If such bonds are sold by sealed bids at public sale, notice of the sale shall be published at least one time, not less than

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- ten (10) days before the date of sale, and shall be so published in one or more newspapers published or having a general circulation in the City of Jackson, Mississippi, selected by the commission.
- The commission, when issuing any bonds under the authority of this section, may provide that bonds, at the option of the State of Mississippi, may be called in for payment and redemption at the call price named therein and accrued interest on such date or dates named therein.
- The bonds issued under the provisions of this section 2816 (7) 2817 are general obligations of the State of Mississippi, and for the payment thereof the full faith and credit of the State of 2818 2819 Mississippi is irrevocably pledged. If the funds appropriated by 2820 the Legislature are insufficient to pay the principal of and the 2821 interest on such bonds as they become due, then the deficiency 2822 shall be paid by the State Treasurer from any funds in the State 2823 Treasury not otherwise appropriated. All such bonds shall contain 2824 recitals on their faces substantially covering the provisions of 2825 this subsection.
- 2826 (8) Upon the issuance and sale of bonds under the provisions
 2827 of this section, the commission shall transfer the proceeds of any
 2828 such sale or sales to the Mississippi Industry Incentive Financing
 2829 Revolving Fund created in Section 57-1-221. The proceeds of such
 2830 bonds shall be disbursed solely upon the order of the Mississippi
 2831 Development Authority under such restrictions, if any, as may be



2832 contained in the resolution providing for the issuance of the 2833 bonds.

- 2834 The bonds authorized under this section may be issued 2835 without any other proceedings or the happening of any other 2836 conditions or things other than those proceedings, conditions and 2837 things which are specified or required by this section. 2838 resolution providing for the issuance of bonds under the provisions of this section shall become effective immediately upon 2839 2840 its adoption by the commission, and any such resolution may be 2841 adopted at any regular or special meeting of the commission by a 2842 majority of its members.
- 2843 The bonds authorized under the authority of this 2844 section may be validated in the Chancery Court of the First 2845 Judicial District of Hinds County, Mississippi, in the manner and with the force and effect provided by Chapter 13, Title 31, 2846 Mississippi Code of 1972, for the validation of county, municipal, 2847 2848 school district and other bonds. The notice to taxpayers required by such statutes shall be published in a newspaper published or 2849 2850 having a general circulation in the City of Jackson, Mississippi.
- 2851 (11) Any holder of bonds issued under the provisions of this
 2852 section or of any of the interest coupons pertaining thereto may,
 2853 either at law or in equity, by suit, action, mandamus or other
 2854 proceeding, protect and enforce any and all rights granted under
 2855 this section, or under such resolution, and may enforce and compel
 2856 performance of all duties required by this section to be



- 2857 performed, in order to provide for the payment of bonds and 2858 interest thereon.
- 2859 (12) All bonds issued under the provisions of this section 2860 shall be legal investments for trustees and other fiduciaries, and 2861 for savings banks, trust companies and insurance companies 2862 organized under the laws of the State of Mississippi, and such 2863 bonds shall be legal securities which may be deposited with and 2864 shall be received by all public officers and bodies of this state 2865 and all municipalities and political subdivisions for the purpose 2866 of securing the deposit of public funds.
- 2867 (13) Bonds issued under the provisions of this section and
 2868 income therefrom shall be exempt from all taxation in the State of
 2869 Mississippi.
- 2870 (14) The proceeds of the bonds issued under this section 2871 shall be used solely for the purposes therein provided, including 2872 the costs incident to the issuance and sale of such bonds.
- 2873 The State Treasurer is authorized, without further (15)2874 process of law, to certify to the Department of Finance and 2875 Administration the necessity for warrants, and the Department of 2876 Finance and Administration is authorized and directed to issue 2877 such warrants, in such amounts as may be necessary to pay when due 2878 the principal of, premium, if any, and interest on, or the 2879 accreted value of, all bonds issued under this section; and the 2880 State Treasurer shall forward the necessary amount to the 2881 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.
- 2884 (16) This section shall be deemed to be full and complete 2885 authority for the exercise of the powers therein granted, but this 2886 section shall not be deemed to repeal or to be in derogation of 2887 any existing law of this state.
- 2888 **SECTION 13.** Section 27-7-22.41, Mississippi Code of 1972, is brought forward as follows:
- 2890 27-7-22.41. (1) For the purposes of this section, the 2891 following words and phrases shall have the meanings ascribed in 2892 this section unless the context clearly indicates otherwise:
- 2893 (a) "Department" means the Department of Revenue.
- (b) "Eligible charitable organization" means an organization that is exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue Code and is:
- 2897 (i) Licensed by or under contract with the
 2898 Mississippi Department of Child Protection Services and provides
 2899 services for:
- 2900 1. The prevention and diversion of children 2901 from custody with the Department of Child Protection Services,
- 2902 2. The safety, care and well-being of children in custody with the Department of Child Protection Services, or
- 2905 3. The express purpose of creating permanency 2906 for children through adoption; or

2907	(ii) Ce	rtified by the	department as a	n educational
2908	services charitable org	anization that	is accredited b	y a regional
2909	accrediting organizatio	n and provides	services to:	

2910 1. Children in a foster care placement
2911 program established by the Department of Child Protection
2912 Services, children placed under the Safe Families for Children
2913 model, or children at significant risk of entering a foster care
2914 placement program established by the Department of Child
2915 Protection Services,

2916 2. Children who have a chronic illness or
2917 physical, intellectual, developmental or emotional disability, or
2918 3. Children eligible for free or reduced

2919 price meals programs under Section 37-11-7, or selected for 2920 participation in the Promise Neighborhoods Program sponsored by 2921 the U.S. Department of Education.

(2) (a) The tax credit authorized in this section shall be available only to a taxpayer who is a business enterprise engaged in commercial, industrial or professional activities and operating as a corporation, limited liability company, partnership or sole proprietorship. Except as otherwise provided in this section, a credit is allowed against the taxes imposed by Sections 27-7-5, 27-15-103, 27-15-109 and 27-15-123, for voluntary cash contributions made by a taxpayer during the taxable year to an eligible charitable organization. From and after January 1, 2022, for a taxpayer that is not operating as a corporation, a credit is

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2932 also allowed against ad valorem taxes assessed and levied on real 2933 property for voluntary cash contributions made by the taxpayer 2934 during the taxable year to an eligible charitable organization. 2935 The amount of credit that may be utilized by a taxpayer in a taxable year shall be limited to (i) an amount not to exceed fifty 2936 2937 percent (50%) of the total tax liability of the taxpayer for the 2938 taxes imposed by such sections of law and (ii) an amount not to 2939 exceed fifty percent (50%) of the total tax liability of the 2940 taxpayer for ad valorem taxes assessed and levied on real property. Any tax credit claimed under this section but not used 2941 2942 in any taxable year may be carried forward for five (5) 2943 consecutive years from the close of the tax year in which the 2944 credits were earned.

- 2945 (b) A contribution to an eligible charitable
 2946 organization for which a credit is claimed under this section does
 2947 not qualify for and shall not be included in any credit that may
 2948 be claimed under Section 27-7-22.39.
- 2949 (c) A contribution for which a credit is claimed under 2950 this section may not be used as a deduction by the taxpayer for 2951 state income tax purposes.
- 2952 (3) Taxpayers taking a credit authorized by this section
 2953 shall provide the name of the eligible charitable organization and
 2954 the amount of the contribution to the department on forms provided
 2955 by the department.



2956	(4) An eligible charitable organization shall provide the
2957	department with a written certification that it meets all criteria
2958	to be considered an eligible charitable organization. An eligible
2959	charitable organization must also provide the department with
2960	written documented proof of its license and/or written contract
2961	with the Mississippi Department of Child Protection Services. The
2962	organization shall also notify the department of any changes that
2963	may affect eligibility under this section.

- 2964 (5) The eligible charitable organization's written
 2965 certification must be signed by an officer of the organization
 2966 under penalty of perjury. The written certification shall include
 2967 the following:
- 2968 (a) Verification of the organization's status under 2969 Section 501(c)(3) of the Internal Revenue Code;
- 2970 (b) A statement that the organization does not provide,
 2971 pay for or provide coverage of abortions and does not financially
 2972 support any other entity that provides, pays for or provides
 2973 coverage of abortions;
- 2974 (c) A statement that the funds generated from the tax
 2975 credit shall be used for educational resources, staff and
 2976 expenditures and/or other purposes described in this section.
- 2977 (d) Any other information that the department requires 2978 to administer this section.
- 2979 (6) The department shall review each written certification 2980 and determine whether the organization meets all the criteria to

- be considered an eligible charitable organization and notify the organization of its determination. The department may also periodically request recertification from the organization. The department shall compile and make available to the public a list of eligible charitable organizations.
- 2986 (7) Tax credits authorized by this section that are earned
 2987 by a partnership, limited liability company, S corporation or
 2988 other similar pass-through entity, shall be allocated among all
 2989 partners, members or shareholders, respectively, either in
 2990 proportion to their ownership interest in such entity or as the
 2991 partners, members or shareholders mutually agree as provided in an
 2992 executed document.
- 2993 (8) A taxpayer shall apply for credits with the 2994 department on forms prescribed by the department. 2995 application the taxpayer shall certify to the department the 2996 dollar amount of the contributions made or to be made during the 2997 calendar year. Within thirty (30) days after the receipt of an 2998 application, the department shall allocate credits based on the 2999 dollar amount of contributions as certified in the application. 3000 However, if the department cannot allocate the full amount of 3001 credits certified in the application due to the limit on the 3002 aggregate amount of credits that may be awarded under this section 3003 in a calendar year, the department shall so notify the applicant 3004 within thirty (30) days with the amount of credits, if any, that 3005 may be allocated to the applicant in the calendar year. Once the



3006 department has allocated credits to a taxpayer, if the 3007 contribution for which a credit is allocated has not been made as 3008 of the date of the allocation, then the contribution must be made 3009 not later than sixty (60) days from the date of the allocation. 3010 If the contribution is not made within such time period, the 3011 allocation shall be cancelled and returned to the department for 3012 reallocation. Upon final documentation of the contributions, if the actual dollar amount of the contributions is lower than the 3013 3014 amount estimated, the department shall adjust the tax credit allowed under this section. 3015

- (b) A taxpayer who applied for a tax credit under this section during calendar year 2020, but who was unable to be awarded the credit due to the limit on the aggregate amount of credits authorized for calendar year 2020, shall be given priority for tax credits authorized to be allocated to taxpayers under this section by Section 27-7-22.39.
- 3022 For the purposes of using a tax credit against ad 3023 valorem taxes assessed and levied on real property, a taxpayer 3024 shall present to the appropriate tax collector the tax credit 3025 documentation provided to the taxpayer by the Department of 3026 Revenue, and the tax collector shall apply the tax credit against 3027 such ad valorem taxes. The tax collector shall forward the tax 3028 credit documentation to the Department of Revenue along with the 3029 amount of the tax credit applied against ad valorem taxes, and the department shall disburse funds to the tax collector for the 3030



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amount of the tax credit applied against ad valorem taxes. Such payments by the Department of Revenue shall be made from current tax collections.

3034 (9)The aggregate amount of tax credits that may be 3035 allocated by the department under this section during a calendar 3036 year shall not exceed Five Million Dollars (\$5,000,000.00), and 3037 not more than fifty percent (50%) of tax credits allocated during 3038 a calendar year may be allocated for contributions to eligible 3039 charitable organizations described in subsection (1)(b)(ii) of 3040 this section. However, for calendar year 2021, the aggregate 3041 amount of tax credits that may be allocated by the department 3042 under this section during a calendar year shall not exceed Ten 3043 Million Dollars (\$10,000,000.00), for calendar year 2022, the aggregate amount of tax credits that may be allocated by the 3044 department under this section during a calendar year shall not 3045 3046 exceed Sixteen Million Dollars (\$16,000,000.00), and for calendar 3047 year 2023, and for each calendar year thereafter, the aggregate amount of tax credits that may be allocated by the department 3048 3049 under this section during a calendar year shall not exceed 3050 Eighteen Million Dollars (\$18,000,000.00). For calendar year 3051 2021, and for each calendar year thereafter, fifty percent (50%) 3052 of the tax credits allocated during a calendar year shall be 3053 allocated for contributions to eligible charitable organizations 3054 described in subsection (1)(b)(i) of this section and fifty 3055 percent (50%) of the tax credits allocated during a calendar year



3056 shall be allocated for contributions to eliqible charitable 3057 organizations described in subsection (1)(b)(ii) of this section. 3058 For calendar year 2021, and for each calendar year thereafter, for 3059 credits allocated during a calendar year for contributions to 3060 eligible charitable organizations described in subsection 3061 (1) (b) (i) of this section, no more than twenty-five percent (25%) 3062 of such credits may be allocated for contributions to a single 3063 eligible charitable organization. Except as otherwise provided in 3064 this section, for calendar year 2021, and for each calendar year 3065 thereafter, for credits allocated during a calendar year for 3066 contributions to eligible charitable organizations described in 3067 subsection (1)(b)(ii) of this section, no more than four and 3068 one-half percent (4-1/2%) of such credits may be allocated for 3069 contributions to a single eligible charitable organization.

3070 **SECTION 14.** Section 57-105-1, Mississippi Code of 1972, is 3071 brought forward as follows:

3072 57-105-1. (1) As used in this section:

3073 (a) "Adjusted purchase price" means the investment in
3074 the qualified community development entity for the qualified
3075 equity investment, substantially all of the proceeds of which are
3076 used to make qualified low-income community investments in
3077 Mississippi.

For the purposes of calculating the amount of qualified low-income community investments held by a qualified community development entity, an investment will be considered held by a



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3081 qualified community development entity even if the investment has 3082 been sold or repaid; provided that the qualified community 3083 development entity reinvests an amount equal to the capital 3084 returned to or recovered by the qualified community development entity from the original investment, exclusive of any profits 3085 3086 realized, in another qualified low-income community investment in 3087 Mississippi, including any federal Indian reservation located 3088 within the geographical boundary of Mississippi within twelve (12) 3089 months of the receipt of such capital. A qualified community 3090 development entity will not be required to reinvest capital 3091 returned from the qualified low-income community investments after 3092 the sixth anniversary of the issuance of the qualified equity 3093 investment, the proceeds of which were used to make the qualified 3094 low-income community investment, and the qualified low-income 3095 community investment will be considered held by the qualified 3096 community development entity through the seventh anniversary of 3097 the qualified equity investment's issuance.

(b) "Applicable percentage" means:

(i) For any equity investment issued prior to July 1, 2008, four percent (4%) for each of the second through seventh credit allowance dates for purposes of the taxes imposed by Section 27-7-5 and one and one-third percent (1-1/3%) for each of the second through seventh credit allowance dates for purposes of the taxes imposed by Sections 27-15-103, 27-15-109 and 27-15-123.



3106	after July 1, 2008, eight percent (8%) for each of the first
3107	through third credit allowance dates for purposes of the taxes
3108	imposed by Section 27-7-5 or the taxes imposed by Sections
3109	27-15-103, 27-15-109 and 27-15-123.
3110	(c) "Credit allowance date" means, with respect to any
3111	qualified equity investment:
3112	(i) The later of:
3113	1. The date upon which the qualified equity
3114	investment is initially made; or
3115	2. The date upon which the Mississippi
3116	Development Authority issues a certificate under subsection (4) of
3117	this section; and
3118	(ii) 1. For equity investments issued prior to
3119	July 1, 2008, each of the subsequent six (6) anniversary dates of
3120	the date upon which the investment is initially made; or
3121	2. For equity investments issued from and
3122	after July 1, 2008, each of the subsequent two (2) anniversary
3123	dates of the date determined as provided for in subparagraph (i)
3124	of this paragraph.
3125	(d) "Qualified community development entity" shall have

(ii) For any equity investment issued from and

the meaning ascribed to such term in Section 45D of the Internal

Revenue Code of 1986, as amended, if the entity has entered into

an Allocation Agreement with the Community Development Financial

Institutions Fund of the United States Department of the Treasury

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3130	with respect	to	credits	authorized	bу	Section	45D	of	the	Internal
3131	Revenue Code	of	1986, as	s amended.						

- 3132 (e) "Qualified active low-income community business"
 3133 shall have the meaning ascribed to such term in Section 45D of the
 3134 Internal Revenue Code of 1986, as amended.
- 3135 (f) "Qualified equity investment" shall have the 3136 meaning ascribed to such term in Section 45D of the Internal 3137 Revenue Code of 1986, as amended. The investment does not have to 3138 be designated as a qualified equity investment by the Community Development Financial Institutions Fund of the United States 3139 3140 Treasury to be considered a qualified equity investment under this 3141 section but otherwise must meet the definition under the Internal 3142 Revenue Code. In addition to meeting the definition in Section 3143 45D of the Internal Revenue Code such investment must also:
- (i) Have been acquired after January 1, 2007, at its original issuance solely in exchange for cash; and (ii) Have been allocated by the Mississippi Development Authority.
- 3148 For the purposes of this section, such investment shall be
 3149 deemed a qualified equity investment on the later of the date such
 3150 qualified equity investment is made or the date on which the
 3151 Mississippi Development Authority issues a certificate under
 3152 subsection (4) of this section allocating credits based on such
 3153 investment.



3154	(g) "Qualified low-income community investment" shall
3155	have the meaning ascribed to such term in Section 45D of the
3156	Internal Revenue Code of 1986, as amended; provided, however, that
3157	the maximum amount of qualified low-income community investments
3158	issued for a single qualified active low-income community
3159	business, on an aggregate basis with all of its affiliates, that
3160	may be included for purposes of allocating any credits under this
3161	section shall not exceed Ten Million Dollars (\$10,000,000.00), in
3162	the aggregate, whether issued by one (1) or several qualified
3163	community development entities.

(2) A taxpayer that holds a qualified equity investment on the credit allowance date shall be entitled to a credit applicable against the taxes imposed by Sections 27-7-5, 27-15-103, 27-15-109 and 27-15-123 during the taxable year that includes the credit allowance date. The amount of the credit shall be equal to the applicable percentage of the adjusted purchase price paid to the qualified community development entity for the qualified equity investment. The amount of the credit that may be utilized in any one (1) tax year shall be limited to an amount not greater than the total tax liability of the taxpayer for the taxes imposed by the above-referenced sections. The credit shall not be refundable or transferable. Any unused portion of the credit may be carried forward for seven (7) taxable years beyond the credit allowance date on which the credit was earned. The maximum aggregate amount of qualified equity investments that may be allocated by the

- 3179 Mississippi Development Authority may not exceed an amount that 3180 would result in taxpayers claiming in any one (1) state fiscal year credits in excess of Fifteen Million Dollars 3181 (\$15,000,000.00), exclusive of credits that might be carried 3182 3183 forward from previous taxable years; however, a maximum of 3184 one-third (1/3) of this amount may be allocated as credits for 3185 taxes imposed by Sections 27-15-103, 27-15-109 and 27-15-123. Any 3186 taxpayer claiming a credit under this section against the taxes 3187 imposed by Sections 27-7-5, 27-15-103, 27-15-109 and 27-15-123 3188 shall not be required to pay any additional tax under Section 27-15-123 as a result of claiming such credit. The Mississippi 3189 3190 Development Authority shall allocate credits within this limit as 3191 provided for in subsection (4) of this section.
- 3192 Tax credits authorized by this section that are earned 3193 by a partnership, limited liability company, S corporation or 3194 other similar pass-through entity, shall be allocated among all 3195 partners, members or shareholders, respectively, either in 3196 proportion to their ownership interest in such entity or as the 3197 partners, members or shareholders mutually agree as provided in an 3198 executed document. Such allocation shall be made each taxable 3199 year of such pass-through entity which contains a credit allowance 3200 date.
- 3201 (4) The qualified community development entity shall apply 3202 for credits with the Mississippi Development Authority on forms 3203 prescribed by the Mississippi Development Authority. The



3204	qualified community development entity must pay an application fee
3205	of One Thousand Dollars (\$1,000.00) to the Mississippi Development
3206	Authority at the time the application is submitted. In the
3207	application the qualified community development entity shall
3208	certify to the Mississippi Development Authority the dollar amount
3209	of the qualified equity investments made or to be made in this
3210	state, including in any federal Indian reservation located within
3211	the state's geographical boundary, during the first twelve-month
3212	period following the initial credit allowance date. The
3213	Mississippi Development Authority shall allocate credits based on
3214	the dollar amount of qualified equity investments as certified in
3215	the application. Once the Mississippi Development Authority has
3216	allocated credits to a qualified community development entity, if
3217	the corresponding qualified equity investment has not been issued
3218	as of the date of such allocation, then the corresponding
3219	qualified equity investment must be issued not later than one
3220	hundred twenty (120) days from the date of such allocation. If
3221	the qualified equity investment is not issued within such time
3222	period, the allocation shall be cancelled and returned to the
3223	Mississippi Development Authority for reallocation. Upon final
3224	documentation of the qualified low-income community investments,
3225	if the actual dollar amount of the investments is lower than the
3226	amount estimated, the Mississippi Development Authority shall
3227	adjust the tax credit allowed under this section. The Department



3228	of Reven	ue may	recapture	all	of	the	credit	allowed	under	this
3229	section	if:								

- 3230 (a) Any amount of federal tax credits available with 3231 respect to a qualified equity investment that is eligible for a 3232 tax credit under this section is recaptured under Section 45D of 3233 the Internal Revenue Code of 1986, as amended; or
- 3234 (b) The qualified community development entity redeems
 3235 or makes any principal repayment with respect to a qualified
 3236 equity investment prior to the seventh anniversary of the issuance
 3237 of the qualified equity investment; or
- 3238 (c) The qualified community development entity fails to
 3239 maintain at least eighty-five percent (85%) of the proceeds of the
 3240 qualified equity investment in qualified low-income community
 3241 investments in Mississippi at any time prior to the seventh
 3242 anniversary of the issuance of the qualified equity investment.
- Any credits that are subject to recapture under this

 3244 subsection shall be recaptured from the taxpayer that actually

 3245 claimed the credit.
- 3246 The Mississippi Development Authority shall not allocate any 3247 credits under this section after July 1, 2024.
- 3248 (5) Each qualified community development entity that
 3249 receives qualified equity investments to make qualified low-income
 3250 community investments in Mississippi must annually report to the
 3251 Mississippi Development Authority the North American Industry
 3252 Classification System Code, the county, the dollars invested, the



3253	number of jobs assisted and the number of jobs assisted with wages
3254	over one hundred percent (100%) of the federal poverty level for a
3255	family of four (4) of each qualified low-income community
3256	investment.

- annual report on all qualified low-income community investments with the Governor, the Clerk of the House of Representatives, the Secretary of the Senate and the Secretary of State describing the North American Industry Classification System Code, the county, the dollars invested, the number of jobs assisted and the number of jobs assisted with wages over one hundred percent (100%) of the federal poverty level for a family of four (4) of each qualified low-income community investment. The annual report will be posted on the Mississippi Development Authority's Internet website.
- (7) (a) The purpose of this subsection is to authorize the creation and establishment of public benefit corporations for financing arrangements regarding public property and facilities.
- 3270 (b) As used in this subsection:
- 3271 (i) "New Markets Tax Credit transaction" means any 3272 financing transaction which utilizes either this section or 3273 Section 45D of the Internal Revenue Code of 1986, as amended.
- 3274 (ii) "Public benefit corporation" means a
 3275 nonprofit corporation formed or designated by a public entity to
 3276 carry out the purposes of this subsection.



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3277	(iii) "Public entity or public entities" includes
3278	utility districts, regional solid waste authorities, regional
3279	utility authorities, community hospitals, regional airport
3280	authorities, municipal airport authorities, community and junior
3281	colleges, educational building corporations established by or on
3282	behalf of the state institutions of higher learning, school
3283	districts, planning and development districts, county economic
3284	development districts, urban renewal agencies, any other regional
3285	or local economic development authority, agency or governmental
3286	entity, and any other regional or local industrial development
3287	authority, agency or governmental entity.

- 3288 (iv) "Public property or facilities" means any 3289 property or facilities owned or leased by a public entity or 3290 public benefit corporation.
- 3291 Notwithstanding any other provision of law to the 3292 contrary, public entities are authorized pursuant to this 3293 subsection to create one or more public benefit corporations or 3294 designate an existing corporation as a public benefit corporation 3295 for the purpose of entering into financing agreements and engaging 3296 in New Markets Tax Credit transactions, which shall include, 3297 without limitation, arrangements to plan, acquire, renovate, 3298 construct, lease, sublease, manage, operate and/or improve new or 3299 existing public property or facilities located within the 3300 boundaries or service area of the public entity. Any financing arrangement authorized under this subsection shall further any 3301



purpose of the public entity and may include a term of up to fifty (50) years.

- 3304 Notwithstanding any other provision of law to the 3305 contrary and in order to facilitate the acquisition, renovation, 3306 construction, leasing, subleasing, management, operating and/or 3307 improvement of new or existing public property or facilities to 3308 further any purpose of a public entity, public entities are 3309 authorized to enter into financing arrangements in order to 3310 transfer public property or facilities to and/or from public 3311 benefit corporations, including, without limitation, sales, 3312 sale-leasebacks, leases and lease-leasebacks, provided such transfer is related to any New Markets Tax Credit transaction 3313 3314 furthering any purpose of the public entity. Any such transfer under this paragraph (d) and the public property or facilities 3315 transferred in connection therewith shall be exempted from any 3316 3317 limitation or requirements with respect to leasing, acquiring, 3318 and/or constructing public property or facilities.
- 3319 With respect to a New Markets Tax Credit (e) 3320 transaction, public entities and public benefit corporations are 3321 authorized to enter into financing arrangements with any 3322 governmental, nonprofit or for-profit entity in order to leverage 3323 funds not otherwise available to public entities for the 3324 acquisition, construction and/or renovation of properties 3325 transferred to such public benefit corporations. The use of any funds loaned by or contributed by a public benefit corporation or 3326



3327 borrowed by or otherwise made available to a public benefit 3328 corporation in such financing arrangement shall be dedicated solely to (i) the development of new properties or facilities 3329 3330 and/or the renovation of existing properties or facilities or 3331 operation of properties or facilities, and/or (ii) the payment of 3332 costs and expenditures related to any such financing arrangements, including, but not limited to, funding any reserves required in 3333 3334 connection therewith, the repayment of any indebtedness incurred 3335 in connection therewith, and the payment of fees and expenses incurred in connection with the closing, administration, 3336 3337 accounting and/or compliance with respect to the New Markets Tax 3338 Credit transaction.

- (f) A public benefit corporation created pursuant to this subsection shall not be a political subdivision of the state but shall be a nonprofit corporation organized and governed under the provisions of the laws of this state and shall be a special purpose corporation established to facilitate New Markets Tax Credit transactions consistent with the requirements of this section.
- 3346 (g) Neither this subsection nor anything herein
 3347 contained is or shall be construed as a restriction or limitation
 3348 upon any powers which the public entity or public benefit
 3349 corporation might otherwise have under any laws of this state, and
 3350 this subsection is cumulative to any such powers. This subsection
 3351 does and shall be construed to provide a complete additional and



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352	alternative method for the doing of the things authorized thereby
353	and shall be regarded as supplemental and additional to powers
354	conferred by other laws.

3355 (8) The Mississippi Development Authority shall promulgate 3356 rules and regulations to implement the provisions of this section.

3357 **SECTION 15.** Section 27-7-22.29, Mississippi Code of 1972, is 3358 amended as follows:

27-7-22.29. (1)Producers are allowed a job tax credit for taxes imposed by Section 27-7-5 equal to One Thousand Dollars (\$1,000.00) annually for each net new full-time employee job for a period of twenty (20) years from the date the credit begins; however, if the producer is located in an area that has been declared by the Governor to be a disaster area and as a direct result of the disaster the producer is unable to maintain the required number of employees, the commissioner may extend this time period for not more two (2) years. The credit shall begin on the date selected by the producer; however, the beginning date shall not be more than five (5) years from the date the producer begins manufacturing or producing alternative energy. For the year in which the beginning date occurs, the number of new full-time jobs shall be determined by using the monthly average number of full-time employees subject to the Mississippi income Thereafter, the number of new full-time jobs tax withholding. shall be determined by comparing the monthly average number of full-time employees subject to the Mississippi income tax



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3377 withholding for the taxable year with the corresponding period of 3378 the prior taxable year. Once a producer creates twenty-five (25) 3379 or more new full-time employee jobs, the producer shall be eligible for the credit; however, if the producer is located in an 3380 3381 area that has been declared by the Governor to be a disaster area 3382 and as a direct result of the disaster the producer is unable to 3383 maintain the required number of employees, the commissioner may 3384 waive the employment requirement for a period of time not to 3385 exceed two (2) years. The credit is not allowed for any year of 3386 the twenty-year period in which the overall monthly average number 3387 of full-time employees subject to the Mississippi income tax 3388 withholding falls below twenty-five (25). The * * * department 3389 shall adjust the credit allowed each year for the net new 3390 employment fluctuations above twenty-five (25).

(2) Any tax credit claimed under this section but not used in any taxable year may be carried forward for five (5) consecutive years from the close of the tax year in which the credits were earned; however, if the producer is located in an area that has been declared by the Governor to be a disaster area and as a direct result of the disaster the producer is unable to use the existing carryforward, the commissioner may extend the period that the credit may be carried forward for a period of time not to exceed two (2) years. The credit that may be utilized each year shall be limited to an amount not greater than the total



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- 3401 state income tax liability of the producer that is generated by, 3402 or arises out of, the alternative energy project.
- 3403 (3) The tax credits provided for in this section shall be in 3404 lieu of the tax credits provided for in Section 57-73-21, and any 3405 producer utilizing the tax credit authorized in this section shall not utilize the tax credit authorized in Section 57-73-21.
- 3407 (4) No credits shall be awarded under this section for any 3408 tax year after 2025.
- 3409 **SECTION 16.** Section 27-65-101, Mississippi Code of 1972, is 3410 amended as follows:
- 3411 27-65-101. (1) The exemptions from the provisions of this chapter which are of an industrial nature or which are more 3412 3413 properly classified as industrial exemptions than any other exemption classification of this chapter shall be confined to 3414 3415 those persons or property exempted by this section or by the 3416 provisions of the Constitution of the United States or the State 3417 of Mississippi. No industrial exemption as now provided by any other section except Section 57-3-33 shall be valid as against the 3418 3419 tax herein levied. Any subsequent industrial exemption from the 3420 tax levied hereunder shall be provided by amendment to this 3421 section. No exemption provided in this section shall apply to 3422 taxes levied by Section 27-65-15 or 27-65-21.
- 3423 The tax levied by this chapter shall not apply to the 3424 following:



3425	(a) Sales of boxes, crates, cartons, cans, bottles and
3426	other packaging materials to manufacturers and wholesalers for use
3427	as containers or shipping materials to accompany goods sold by
3428	said manufacturers or wholesalers where possession thereof will
3429	pass to the customer at the time of sale of the goods contained
3430	therein and sales to anyone of containers or shipping materials
3431	for use in ships engaged in international commerce.

- chemicals, welding gases or other industrial processing gases (except natural gas) to a manufacturer for use directly in manufacturing or processing a product for sale or rental or repairing or reconditioning vessels or barges of fifty (50) tons load displacement and over. For the purposes of this exemption, electricity used directly in the electrolysis process in the production of sodium chlorate shall be considered a raw material. This exemption shall not apply to any property used as fuel except to the extent that such fuel comprises by-products which have no market value.
- 3443 (c) The gross proceeds of sales of dry docks, offshore
 3444 drilling equipment for use in oil or natural gas exploration or
 3445 production, vessels or barges of fifty (50) tons load displacement
 3446 and over, when the vessels or barges are sold by the manufacturer
 3447 or builder thereof. In addition to other types of equipment,
 3448 offshore drilling equipment for use in oil or natural gas
 3449 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.
- 3454 (d) Sales to commercial fishermen of commercial fishing
 3455 boats of over five (5) tons load displacement and not more than
 3456 fifty (50) tons load displacement as registered with the United
 3457 States Coast Guard and licensed by the Mississippi Commission on
 3458 Marine Resources.
- 3459 (e) The gross income from repairs to vessels and barges 3460 engaged in foreign trade or interstate transportation.
- 3461 (f) Sales of petroleum products to vessels or barges 3462 for consumption in marine international commerce or interstate 3463 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.



3475	(i) Sales of machinery or tools or repair parts
3476	therefor or replacements thereof, fuel or supplies used directly
3477	in manufacturing, converting or repairing ships, vessels or barges
3478	of three thousand (3,000) tons load displacement and over, but not
3479	to include office and plant supplies or other equipment not
3480	directly used on the ship, vessel or barge being built, converted
3481	or repaired. For purposes of this exemption, "ships, vessels or
3482	barges" shall not include floating structures described in Section
3483	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.
- Sales of materials used in the construction of a 3490 3491 building, or any addition or improvement thereon, and sales of any 3492 machinery and equipment not later than three (3) months after the 3493 completion of construction of the building, or any addition 3494 thereon, to be used therein, to qualified businesses, as defined 3495 in Section 57-51-5, which are located in a county or portion 3496 thereof designated as an enterprise zone pursuant to Sections 3497 57-51-1 through 57-51-15.
- 3498 (1) Sales of materials used in the construction of a 3499 building, or any addition or improvement thereon, and sales of any



- 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.
- 3504 (m) Income from storage and handling of perishable 3505 goods by a public storage warehouse.
- 3506 (n) The value of natural gas lawfully injected into the 3507 earth for cycling, repressuring or lifting of oil, or lawfully 3508 vented or flared in connection with the production of oil; 3509 however, if any gas so injected into the earth is sold for such 3510 purposes, then the gas so sold shall not be exempt.
- 3511 (o) The gross collections from self-service commercial laundering, drying, cleaning and pressing equipment.
- 3513 (p) Sales of materials used in the construction of a
 3514 building, or any addition or improvement thereon, and sales of any
 3515 machinery and equipment not later than three (3) months after the
 3516 completion of construction of the building, or any addition
 3517 thereon, to be used therein, to qualified companies, certified as
 3518 such by the Mississippi Development Authority under Section
 3519 57-53-1.
- 3520 (q) Sales of component materials used in the
 3521 construction of a building, or any addition or improvement
 3522 thereon, sales of machinery and equipment to be used therein, and
 3523 sales of manufacturing or processing machinery and equipment which
 3524 is permanently attached to the ground or to a permanent foundation



3525	and which is not by its nature intended to be housed within a
3526	building structure, not later than three (3) months after the
3527	initial start-up date, to permanent business enterprises engaging
3528	in manufacturing or processing in Tier Three areas (as such term
3529	is defined in Section $57-73-21$), which businesses are certified by
3530	the department \star \star as being eligible for the exemption granted
3531	in this paragraph (q). The exemption provided in this paragraph
3532	(q) shall not apply to sales to any business enterprise that is a
3533	medical cannabis establishment as defined in the Mississippi
3534	Medical Cannabis Act. The exemption provided in this paragraph
3535	(q) shall not apply to any sales made on or after July 1, 2025.
3536	(r) (i) Sales of component materials used in the
3537	construction of a building, or any addition or improvement
3538	thereon, and sales of any machinery and equipment not later than
3539	three (3) months after the completion of the building, addition or
3540	improvement thereon, to be used therein, for any company
3541	establishing or transferring its national or regional headquarters
3542	from within or outside the State of Mississippi and creating a
3543	minimum of twenty (20) jobs at the new headquarters in this state.
3544	The exemption provided in this subparagraph (i) shall not apply to
3545	sales for any company that is a medical cannabis establishment as
3546	defined in the Mississippi Medical Cannabis Act. The
3547	department * * * shall establish criteria and prescribe procedures
3548	to determine if a company qualifies as a national or regional

headquarters for the purpose of receiving the exemption provided in this subparagraph (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 expanding or making additions after January 1, 2013, to its national or regional headquarters within the State of Mississippi and creating a minimum of twenty (20) new jobs at the headquarters as a result of the expansion or additions. The exemption provided in this subparagraph (ii) shall not apply to sales for any company that is a medical cannabis establishment as defined in the Mississippi Medical Cannabis Act. The department * * * 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 (ii).

(iii) The exemptions provided in this paragraph (r) shall not apply to any sales made on or after July 1, 2025.

(s) The gross proceeds from the sale of semitrailers, trailers, boats, travel trailers, motorcycles, all-terrain cycles and rotary-wing aircraft if exported from this state within forty-eight (48) hours and registered and first used in another state.



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3573	(t) Gross income from the storage and handling of
3574	natural gas in underground salt domes and in other underground
3575	reservoirs, caverns, structures and formations suitable for such
3576	storage.

- 3577 (u) Sales of machinery and equipment to nonprofit 3578 organizations if the organization:
- 3579 (i) Is tax exempt pursuant to Section 501(c)(4) of 3580 the Internal Revenue Code of 1986, as amended;
- (ii) Assists in the implementation of the contingency plan or area contingency plan, and which is created in response to the requirements of Title IV, Subtitle B of the Oil Pollution Act of 1990, Public Law 101-380; and
- (iii) Engages primarily in programs to contain,

 clean up and otherwise mitigate spills of oil or other substances

 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.
- 3592 (v) Sales or leases of materials and equipment to
 3593 approved business enterprises as provided under the Growth and
 3594 Prosperity Act.
- 3595 (w) From and after July 1, 2001, sales of pollution 3596 control equipment to manufacturers or custom processors for 3597 industrial use. For the purposes of this exemption, "pollution



- 3598 control equipment" means equipment, devices, machinery or systems
 3599 used or acquired to prevent, control, monitor or reduce air, water
 3600 or groundwater pollution, or solid or hazardous waste as required
 3601 by federal or state law or regulation.
- 3602 Sales or leases to a manufacturer of motor vehicles (x)3603 or powertrain components operating a project that has been 3604 certified by the Mississippi Major Economic Impact Authority as a 3605 project as defined in Section 57-75-5(f)(iv)1, Section 3606 57-75-5(f) (xxi) or Section 57-75-5(f) (xxii) of machinery and 3607 equipment; special tooling such as dies, molds, jigs and similar 3608 items treated as special tooling for federal income tax purposes; 3609 or repair parts therefor or replacements thereof; repair services 3610 thereon; fuel, supplies, electricity, coal and natural gas used 3611 directly in the manufacture of motor vehicles or motor vehicle 3612 parts or used to provide climate control for manufacturing areas.
- 3613 (A) Sales or leases of component materials, machinery 3614 and equipment used in the construction of a building, or any addition or improvement thereon to an enterprise operating a 3615 3616 project that has been certified by the Mississippi Major Economic 3617 Impact Authority as a project as defined in Section 3618 57-75-5(f)(iv)1, Section 57-75-5(f)(xxi), Section 57-75-5(f)(xxii)3619 or Section 57-75-5(f) (xxviii) and any other sales or leases required to establish or operate such project. 3620
- 3621 (z) Sales of component materials and equipment to a 3622 business enterprise as provided under Section 57-64-33.



3623	(aa) The gross income from the stripping and painting
3624	of commercial aircraft engaged in foreign or interstate
3625	transportation business.

3626 (bb) [Repealed]

- 3627 Sales or leases to an enterprise owning or (cc) 3628 operating a project that has been designated by the Mississippi 3629 Major Economic Impact Authority as a project as defined in Section 3630 57-75-5(f)(xviii) of machinery and equipment; special tooling such 3631 as dies, molds, jigs and similar items treated as special tooling 3632 for federal income tax purposes; or repair parts therefor or 3633 replacements thereof; repair services thereon; fuel, supplies, 3634 electricity, coal and natural gas used directly in the 3635 manufacturing/production operations of the project or used to 3636 provide climate control for manufacturing/production areas.
- 3637 (dd) Sales or leases of component materials, machinery
 3638 and equipment used in the construction of a building, or any
 3639 addition or improvement thereon to an enterprise owning or
 3640 operating a project that has been designated by the Mississippi
 3641 Major Economic Impact Authority as a project as defined in Section
 3642 57-75-5(f) (xviii) and any other sales or leases required to
 3643 establish or operate such project.
- 3644 (ee) Sales of parts used in the repair and servicing of 3645 aircraft not registered in Mississippi engaged exclusively in the 3646 business of foreign or interstate transportation to businesses 3647 engaged in aircraft repair and maintenance.



3648	(ff) Sales of component materials used in the
3649	construction of a facility, or any addition or improvement
3650	thereon, and sales or leases of machinery and equipment not later
3651	than three (3) months after the completion of construction of the
3652	facility, or any addition or improvement thereto, to be used in
3653	the building or any addition or improvement thereto, to a
3654	permanent business enterprise operating a data/information
3655	enterprise in Tier Three areas (as such areas are designated in
3656	accordance with Section 57-73-21), meeting minimum criteria
3657	established by the Mississippi Development Authority. The
3658	exemption provided in this paragraph (ff) shall not apply to sales
3659	to any business enterprise that is a medical cannabis
3660	establishment as defined in the Mississippi Medical Cannabis Act.
3661	The exemption provided in this paragraph (ff) shall not apply to
3662	any sales made on or after July 1, 2025.
3663	(gg) Sales of component materials used in the

(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 * * *. For purposes of this paragraph, an enterprise must meet the criteria provided for in



3673	Section 27-65-17(1)(f) in order to be considered a technology
3674	intensive enterprise. The exemption provided in this paragraph
3675	(gg) shall not apply to any sales made on or after July 1, 2025.
3676	(hh) Sales of component materials used in the
3677	replacement, reconstruction or repair of a building or facility
3678	that has been destroyed or sustained extensive damage as a result
3679	of a disaster declared by the Governor, sales of machinery and
3680	equipment to be used therein to replace machinery or equipment
3681	damaged or destroyed as a result of such disaster, including, but
3682	not limited to, manufacturing or processing machinery and
3683	equipment which is permanently attached to the ground or to a
3684	permanent foundation and which is not by its nature intended to be
3685	housed within a building structure, to enterprises or companies
3686	that were eligible for the exemptions authorized in paragraph (q),
3687	(r), (ff) or (gg) of this subsection during initial construction
3688	of the building that was destroyed or damaged, which enterprises
3689	or companies are certified by the department * * * as being
3690	eligible for the exemption granted in this paragraph. $\underline{\text{The}}$
3691	exemption provided in this paragraph (hh) shall not apply to any
3692	sales made on or after July 1, 2025.
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3693 (ii) Sales of software or software services transmitted 3694 by the internet to a destination outside the State of Mississippi where the first use of such software or software services by the 3695 3696 purchaser occurs outside the State of Mississippi.



- 3697 (jj) Gross income of public storage warehouses derived 3698 from the temporary storage of raw materials that are to be used in 3699 an eliqible facility as defined in Section 27-7-22.35.
- 3700 (kk) Sales of component building materials and
 3701 equipment for initial construction of facilities or expansion of
 3702 facilities as authorized under Sections 57-113-1 through 57-113-7
 3703 and Sections 57-113-21 through 57-113-27.
- 3704 (11) Sales and leases of machinery and equipment 3705 acquired in the initial construction to establish facilities as 3706 authorized in Sections 57-113-1 through 57-113-7.
- 3707 (mm) Sales and leases of replacement hardware, software 3708 or other necessary technology to operate a data center as 3709 authorized under Sections 57-113-21 through 57-113-27.
- 3710 Sales of component materials used in the 3711 construction of a building, or any addition or improvement 3712 thereon, and sales or leases of machinery and equipment not later 3713 than three (3) months after the completion of the construction of the facility, to be used in the facility, to permanent business 3714 3715 enterprises operating a facility producing renewable crude oil 3716 from biomass harvested or produced, in whole or in part, in 3717 Mississippi, which businesses meet minimum criteria established by 3718 the Mississippi Development Authority. As used in this paragraph, 3719 the term "biomass" shall have the meaning ascribed to such term in 3720 Section 57-113-1.



3721	(oo) Sales of supplies, equipment and other personal
3722	property to an organization that is exempt from taxation under
3723	Section 501(c)(3) of the Internal Revenue Code and is the host
3724	organization coordinating a professional golf tournament played or
3725	to be played in this state and the supplies, equipment or other
3726	personal property will be used for purposes related to the golf
3727	tournament and related activities.

- 3728 Sales of materials used in the construction of a (pp) 3729 health care industry facility, as defined in Section 57-117-3, or any addition or improvement thereon, and sales of any machinery 3730 3731 and equipment not later than three (3) months after the completion of construction of the facility, or any addition thereon, to be 3732 3733 used therein, to qualified businesses, as defined in Section 3734 This paragraph shall be repealed from and after July 1, 3735 2025.
- 3736 (qq) Sales or leases to a manufacturer of automotive parts operating a project that has been certified by the 3737 3738 Mississippi Major Economic Impact Authority as a project as 3739 defined in Section 57-75-5(f) (xxviii) of machinery and equipment; or repair parts therefor or replacements thereof; repair services 3740 3741 thereon; fuel, supplies, electricity, coal, nitrogen and natural 3742 gas used directly in the manufacture of automotive parts or used 3743 to provide climate control for manufacturing areas.
- 3744 (rr) Gross collections derived from guided tours on any 3745 navigable waters of this state, which include providing



- accommodations, guide services and/or related equipment operated 3747 by or under the direction of the person providing the tour, for 3748 the purposes of outdoor tourism. The exemption provided in this 3749 paragraph (rr) does not apply to the sale of tangible personal 3750 property by a person providing such tours.
- 3751 (ss) Retail sales of truck-tractors and semitrailers
 3752 used in interstate commerce and registered under the International
 3753 Registration Plan (IRP) or any similar reciprocity agreement or
 3754 compact relating to the proportional registration of commercial
 3755 vehicles entered into as provided for in Section 27-19-143.
- 3756 (tt) Sales exempt under the Facilitating Business Rapid 3757 Response to State Declared Disasters Act of 2015 (Sections 3758 27-113-1 through 27-113-9).
- 3759 (uu) Sales or leases to an enterprise and its
 3760 affiliates operating a project that has been certified by the
 3761 Mississippi Major Economic Impact Authority as a project as
 3762 defined in Section 57-75-5(f)(xxix) of:
- 3763 (i) All personal property and fixtures, including 3764 without limitation, sales or leases to the enterprise and its 3765 affiliates of:
- 3766 1. Manufacturing machinery and equipment;
- 2. Special tooling such as dies, molds, jigs and similar items treated as special tooling for federal income tax purposes;



3770 Component building materials, machinery 3771 and equipment used in the construction of buildings, and any other additions or improvements to the project site for the project; 3772 3773 Nonmanufacturing furniture, fixtures and 3774 equipment (inclusive of all communications, computer, server, 3775 software and other hardware equipment); and 3776 5. Fuel, supplies (other than 3777 nonmanufacturing consumable supplies and water), electricity, 3778 nitrogen gas and natural gas used directly in the 3779 manufacturing/production operations of such project or used to 3780 provide climate control for manufacturing/production areas of such 3781 project; 3782 (ii) All replacements of, repair parts for or 3783 services to repair items described in subparagraph (i)1, 2 and 3 3784 of this paragraph; and 3785 (iii) All services taxable pursuant to Section 3786 27-65-23 required to establish, support, operate, repair and/or 3787 maintain such project. 3788 Sales or leases to an enterprise operating a (vv)3789 project that has been certified by the Mississippi Major Economic 3790 Impact Authority as a project as defined in Section 3791 57-75-5(f)(xxx) of: 3792 (i) Purchases required to establish and operate 3793 the project, including, but not limited to, sales of component

building materials, machinery and equipment required to establish

3795 the project facility and any additions or improvements thereon; 3796 and

(ii) Machinery, special tools (such as dies, molds, and jigs) or repair parts thereof, or replacements and lease thereof, repair services thereon, fuel, supplies and electricity, coal and natural gas used in the manufacturing process and purchased by the enterprise owning or operating the project for the benefit of the project.

(ww) Sales of component materials used in the construction of a building, or any expansion or improvement thereon, sales of machinery and/or equipment to be used therein, and sales of processing machinery and equipment which is permanently attached to the ground or to a permanent foundation which is not by its nature intended to be housed in a building structure, no later than three (3) months after initial startup, expansion or improvement of a permanent enterprise solely engaged in the conversion of natural sand into proppants used in oil and gas exploration and development with at least ninety-five percent (95%) of such proppants used in the production of oil and/or gas from horizontally drilled wells and/or horizontally drilled recompletion wells as defined in Sections 27-25-501 and 27-25-701.

3816 (xx) (i) Sales or leases to an enterprise operating a
3817 project that has been certified by the Mississippi Major Economic
3818 Impact Authority as a project as defined in Section
3819 57-75-5(f)(xxxi), for a period ending no later than one (1) year



- 3820 following completion of the construction of the facility or
- 3821 facilities comprising such project of all personal property and
- 3822 fixtures, including without limitation, sales or leases to the
- 3823 enterprise and its affiliates of:
- 3824 1. Manufacturing machinery and equipment;
- 3825 2. Special tooling such as dies, molds, jigs
- 3826 and similar items treated as special tooling for federal income
- 3827 tax purposes;
- 3828 3. Component building materials, machinery
- 3829 and equipment used in the construction of buildings, and any other
- 3830 additions or improvements to the project site for the project;
- 3831 4. Nonmanufacturing furniture, fixtures and
- 3832 equipment (inclusive of all communications, computer, server,
- 3833 software and other hardware equipment);
- 3834 5. Replacements of, repair parts for or
- 3835 services to repair items described in this subparagraph (i)1, 2
- 3836 and 3; and
- 3837 6. All services taxable pursuant to Section
- 3838 27-65-23 required to establish, support, operate, repair and/or
- 3839 maintain such project; and
- 3840 (ii) Sales or leases to an enterprise operating a
- 3841 project that has been certified by the Mississippi Major Economic
- 3842 Impact Authority as a project as defined in Section
- 3843 57-75-5(f)(xxxi) of electricity, current, power, steam, coal,
- 3844 natural gas, liquefied petroleum gas or other fuel, biomass,



nitrogen or other atmospheric or other industrial gases used
directly by the enterprise in the manufacturing/production
operations of its project or used to provide climate control for
manufacturing/production areas (which manufacturing/production
areas shall be apportioned based on square footage). As used in
this paragraph, the term "biomass" shall have the meaning ascribed
to such term in Section 57-113-1.

(yy) The gross proceeds from the sale of any item of tangible personal property by the manufacturer or custom processor thereof if such item is shipped, transported or exported from this state and first used in another state, whether such shipment, transportation or exportation is made by the seller, purchaser, or any third party acting on behalf of such party. For the purposes of this paragraph (yy), any instruction to, training of or inspection by the purchaser with respect to the item prior to shipment, transportation or exportation of the item shall not constitute a first use of such item within this state.

Sales or leases to an enterprise operating a

project that has been certified by the Mississippi Major Economic

Impact Authority as a project as defined in Section

57-75-5(f)(xxxii), for a period ending no later than one (1) year

following completion of the construction of the facility or

facilities comprising such project of all personal property and

fixtures, including, without limitation, sales or leases to the

enterprise and its affiliates of:

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3870	1. Manufacturing machinery and equipment;
3871	2. Special tooling such as dies, molds, jigs
3872	and similar items treated as special tooling for federal income
3873	tax purposes;
3874	3. Component building materials, machinery
3875	and equipment used in the construction of buildings, and any other
3876	additions or improvements to the project site for the project;
3877	4. Nonmanufacturing furniture, fixtures and
3878	equipment (inclusive of all communications, computer, server,
3879	software and other hardware equipment);
3880	5. Replacements of, repair parts for or
3881	services to repair items described in this subparagraph (i)1, 2
3882	and 3; and
3883	6. All services taxable pursuant to Section
3884	27-65-23 required to establish, support, operate, repair and/or
3885	maintain such project; and
3886	(ii) Sales or leases to an enterprise operating a
3887	project that has been certified by the Mississippi Major Economic
3888	Impact Authority as a project as defined in Section
3889	57-75-5(f)(xxxii) of electricity, current, power, steam, coal,
3890	natural gas, liquefied petroleum gas or other fuel, biomass,
3891	nitrogen or other atmospheric or other industrial gases used
3892	directly by the enterprise in the manufacturing/production
3893	operations of its project or used to provide climate control for
3894	manufacturing/production areas (which manufacturing/production



- areas shall be apportioned based on square footage). As used in this paragraph, the term "biomass" shall have the meaning ascribed to such term in Section 57-113-1.
- 3898 (aaa) Sales or leases to an enterprise and/or any
 3899 affiliates thereof operating a project that has been certified by
 3900 the Mississippi Major Economic Impact Authority as a project as
 3901 defined in Section 57-75-5(f)(xxxiii) of:
- (i) Component building materials, fixtures,

 machinery and equipment used in the construction of a data

 processing facility or other buildings comprising all or part of a

 project, for a period ending no later than one (1) year following

 completion of the construction of the data processing facility or

 such other building; and
- 3908 (ii) All equipment and other personal property 3909 needed to establish and operate the project and any expansions 3910 thereof or additions thereto, including, but not limited to:
- 1. Communications, computer, server,

 3912 software, connectivity materials and equipment, emergency power

 3913 generation equipment, other hardware equipment and any other

 technology;
- 3915 2. All replacements of, and repair parts for, 3916 such equipment or other personal property; and
- 3917 3. All services taxable pursuant to Section 3918 27-65-23 required to install, support, operate, repair and/or



3919 maintain the foregoing equipment and other personal property 3920 described in this subparagraph (ii).

(* * *aab) Sales, leases or other retail transfers of fixed-wing aircraft to, or to be used by, certified common carriers in the transport of persons or property in interstate, intrastate or foreign commerce, and engines, accessories and spare parts for such fixed-wing aircraft.

Sales of component materials used in the construction of a building, or any addition or improvement thereon, sales of machinery and equipment to be used therein, and sales of manufacturing or processing machinery and equipment which is permanently attached to the ground or to a permanent foundation and which is not by its nature intended to be housed within a building structure, not later than three (3) months after the initial start-up date, to permanent business enterprises engaging in manufacturing or processing in Tier Two areas and Tier One areas (as such areas are designated in accordance with Section 57-73-21), which businesses are certified by the department * * * as being eligible for the exemption granted in this subsection, shall be exempt from one-half (1/2) of the taxes imposed on such transactions under this chapter. The exemption provided in this subsection (2) shall not apply to sales to any business enterprise that is a medical cannabis establishment as defined in the Mississippi Medical Cannabis Act. The exemption provided in this



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3943	subsection	(2)	shall	not	apply	to	any	sales	made	on	or	after	July
3944	1, 2025.												

- 3945 Sales of component materials used in the construction of (3) a facility, or any addition or improvement thereon, and sales or 3946 3947 leases of machinery and equipment not later than three (3) months 3948 after the completion of construction of the facility, or any addition or improvement thereto, to be used in the building or any 3949 3950 addition or improvement thereto, to a permanent business 3951 enterprise operating a data/information enterprise in Tier Two 3952 areas and Tier One areas (as such areas are designated in accordance with Section 57-73-21), which businesses meet minimum 3953 3954 criteria established by the Mississippi Development Authority, 3955 shall be exempt from one-half (1/2) of the taxes imposed on such 3956 transaction under this chapter. The exemption provided in this subsection (3) shall not apply to sales to any business enterprise 3957 3958 that is a medical cannabis establishment as defined in the Mississippi Medical Cannabis Act. The exemption provided in this 3959 3960 subsection (3) shall not apply to any sales made on or after July 3961 1, 2025.
- (4) 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 building or any addition or improvement thereto, to technology intensive enterprises for

- 3968 industrial purposes in Tier Two areas and Tier One areas (as such 3969 areas are designated in accordance with Section 57-73-21), which businesses are certified by the department * * * as being eligible 3970 for the exemption granted in this subsection, shall be exempt from 3971 3972 one-half (1/2) of the taxes imposed on such transactions under 3973 this chapter. For purposes of this subsection, an enterprise must 3974 meet the criteria provided for in Section 27-65-17(1)(f) in order 3975 to be considered a technology intensive enterprise. The exemption 3976 provided in this subsection (4) shall not apply to any sales made 3977 on or after July 1, 2025.
- 3978 (5) (a) For purposes of this subsection:
- 3979 (i) "Telecommunications enterprises" shall have
- 3980 the meaning ascribed to such term in Section 57-73-21;
- 3981 (ii) "Tier One areas" mean counties designated as
- 3982 Tier One areas pursuant to Section 57-73-21;
- 3983 (iii) "Tier Two areas" mean counties designated as
- 3984 Tier Two areas pursuant to Section 57-73-21;
- 3985 (iv) "Tier Three areas" mean counties designated
- 3986 as Tier Three areas pursuant to Section 57-73-21; and
- 3987 (v) "Equipment used in the deployment of broadband
- 3988 technologies" means any equipment capable of being used for or in
- 3989 connection with the transmission of information at a rate, prior
- 3990 to taking into account the effects of any signal degradation, that
- 3991 is not less than three hundred eighty-four (384) kilobits per
- 3992 second in at least one (1) direction, including, but not limited



- 3993 to, asynchronous transfer mode switches, digital subscriber line 3994 access multiplexers, routers, servers, multiplexers, fiber optics 3995 and related equipment.
- 3996 (b) Sales of equipment to telecommunications
 3997 enterprises after June 30, 2003, and before July 1, 2025, that is
 3998 installed in Tier One areas and used in the deployment of
 3999 broadband technologies shall be exempt from one-half (1/2) of the
 4000 taxes imposed on such transactions under this chapter.
- 4001 (c) Sales of equipment to telecommunications
 4002 enterprises after June 30, 2003, and before July 1, 2025, that is
 4003 installed in Tier Two and Tier Three areas and used in the
 4004 deployment of broadband technologies shall be exempt from the
 4005 taxes imposed on such transactions under this chapter.
- 4006 Sales of component materials used in the replacement, 4007 reconstruction or repair of a building that has been destroyed or 4008 sustained extensive damage as a result of a disaster declared by 4009 the Governor, sales of machinery and equipment to be used therein 4010 to replace machinery or equipment damaged or destroyed as a result 4011 of such disaster, including, but not limited to, manufacturing or 4012 processing machinery and equipment which is permanently attached 4013 to the ground or to a permanent foundation and which is not by its 4014 nature intended to be housed within a building structure, to enterprises that were eligible for the partial exemptions provided 4015 4016 for in subsections (2), (3) and (4) of this section during initial construction of the building that was destroyed or damaged, which 4017

- 4018 enterprises are certified by the department * * * as being
- 4019 eligible for the partial exemption granted in this subsection,
- 4020 shall be exempt from one-half (1/2) of the taxes imposed on such
- 4021 transactions under this chapter. The exemption provided in this
- 4022 subsection (6) shall not apply to any sales made on or after July
- 4023 1, 2025.
- 4024 **SECTION 17.** Section 57-62-7, Mississippi Code of 1972, is
- 4025 amended as follows:
- 4026 57-62-7. The MDA shall determine, upon initial application
- 4027 on a form approved by the MDA, if an establishment is engaged in a
- 4028 qualified business or industry. The MDA shall make no such
- 4029 determination after December 31, 2025.
- 4030 **SECTION 18.** Section 57-62-9, Mississippi Code of 1972, is
- 4031 amended as follows:
- 4032 * * *
- 4033 [For businesses or industries that received or applied for
- 4034 incentive payments from and after July 1, 2005, but prior to July
- 4035 1, 2010, this section shall read as follows:]
- 4036 57-62-9. (1) (a) Except as otherwise provided in this
- 4037 section, a qualified business or industry that meets the
- 4038 qualifications specified in this chapter may receive quarterly
- 4039 incentive payments for a period not to exceed ten (10) years from
- 4040 the Department of Revenue pursuant to the provisions of this
- 4041 chapter in an amount which shall be equal to the net benefit rate
- 4042 multiplied by the actual gross payroll of new direct jobs for a



calendar quarter as verified by the Mississippi Department of Employment Security, but not to exceed:

4045 Ninety percent (90%) of the amount of money (i) previously paid into the fund by the employer if the employer 4046 4047 provides an average annual salary, excluding benefits which are 4048 not subject to Mississippi income taxes, of at least one hundred 4049 seventy-five percent (175%) of the most recently published state 4050 average annual wage or the most recently published average annual 4051 wage of the county in which the qualified business or industry is 4052 located as determined by the Mississippi Department of Employment 4053 Security, whichever is the lesser;

(ii) Eighty percent (80%) of the amount of money previously paid into the fund by the employer if the employer provides an average annual salary, excluding benefits which are not subject to Mississippi income taxes, of at least one hundred twenty-five percent (125%) but less than one hundred seventy-five percent (175%) of the most recently published state average annual wage or the most recently published average annual wage of the county in which the qualified business or industry is located as determined by the Mississippi Department of Employment Security, whichever is the lesser; or

4064 (iii) Seventy percent (70%) of the amount of money 4065 previously paid into the fund by the employer if the employer 4066 provides an average annual salary, excluding benefits which are 4067 not subject to Mississippi income taxes, of less than one hundred



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- twenty-five percent (125%) of the most recently published state
 average annual wage or the most recently published average annual
 wage of the county in which the qualified business or industry is
 located as determined by the Mississippi Department of Employment
 Security, whichever is the lesser.
- 4073 (b) A qualified business or industry that is a project 4074 as defined in Section 57-75-5(f)(iv)1 may elect the date upon 4075 which the ten-year period will begin. Such date may not be later 4076 than sixty (60) months after the date the business or industry 4077 applied for incentive payments.
- 4078 (2) (a) A qualified business or industry that is a project
 4079 as defined in Section 57-75-5(f)(iv)1 may apply to the MDA to
 4080 receive incentive payments for an additional period not to exceed
 4081 five (5) years beyond the expiration date of the initial ten-year
 4082 period if:
- 4083 (i) The qualified business or industry creates at
 4084 least three thousand (3,000) new direct jobs within five (5) years
 4085 after the date the business or industry commences commercial
 4086 production;
- 4087 (ii) Within five (5) years after the date the
 4088 business or industry commences commercial production, the average
 4089 annual wage of the jobs is at least one hundred fifty percent
 4090 (150%) of the most recently published state average annual wage or
 4091 the most recently published average annual wage of the county in
 4092 which the qualified business or industry is located as determined



- by the Mississippi Department of Employment Security, whichever is the lesser. The criteria for the average annual wage requirement shall be based upon the state average annual wage or the average annual wage of the county whichever is appropriate, at the time of creation of the minimum number of jobs, and the threshold established at that time will remain constant for the duration of the additional period; and
- 4100 (iii) The qualified business or industry meets and
 4101 maintains the job and wage requirements of subparagraphs (i) and
 4102 (ii) of this paragraph (a) for four (4) consecutive calendar
 4103 quarters.
- 4104 (b) A qualified business or industry that is a project
 4105 as defined in Section 57-75-5(f)(iv)1 and qualified to receive
 4106 incentive payments for the additional period provided in paragraph
 4107 (a) of this subsection (2) may apply to the MDA to receive
 4108 incentive payments for an additional period not to exceed ten (10)
 4109 years beyond the expiration date of the additional period provided
 4110 in paragraph (a) of this subsection (2) if:
- 4111 (i) The qualified business or industry creates at
 4112 least four thousand (4,000) new direct jobs after qualifying for
 4113 the additional incentive period provided in paragraph (a) of this
 4114 subsection (2) but before the expiration of the additional period.
 4115 For purposes of determining whether the business or industry meets
 4116 the minimum jobs requirement of this subparagraph (i), the number
 4117 of jobs the business or industry created in order to meet the

- 4118 minimum jobs requirement of paragraph (a) of this subsection (2) 4119 shall be subtracted from the minimum jobs requirement of this 4120 subparagraph (i); 4121 The average annual wage of the jobs is at 4122 least one hundred fifty percent (150%) of the most recently 4123 published state average annual wage or the most recently published 4124 average annual wage of the county in which the qualified business 4125 or industry is located as determined by the Mississippi Department 4126 of Employment Security, whichever is the lesser. The criteria for 4127 the average annual wage requirement shall be based upon the state 4128 average annual wage or the average annual wage of the county whichever is appropriate, at the time of creation of the minimum 4129 4130 number of jobs, and the threshold established at that time will
- remain constant for the duration of the additional period; and

 (iii) The qualified business or industry meets and

 maintains the job and wage requirements of subparagraphs (i) and

 (ii) of this paragraph (b) for four (4) consecutive calendar

 quarters.
- 4136 (3) In order to receive incentive payments, an establishment 4137 shall apply to the MDA. The application shall be on a form 4138 prescribed by the MDA and shall contain such information as may be 4139 required by the MDA to determine if the applicant is qualified.
- 4140 The MDA shall accept no applications after December 31, 2025.



4141	(4)	(a)	In orde	r to q	ualif	y to :	receiv	re suc	ch pa	ayments,	the	
4142	establishr	ment	applying	shall	be r	equir	ed to	meet	the	definit	cion	of
4143	the term '	"qual	ified bu	siness	or i	ndust	ry";					

- 4144 (b) The criteria for the average annual salary
 4145 requirement shall be based upon the state average annual wage or
 4146 the average annual wage of the county whichever is appropriate, at
 4147 the time of application, and the threshold established upon
 4148 application will remain constant for the duration of the project;
- (c) The business or industry must meet its job creation commitment within twenty-four (24) months of the application approval. However, if the qualified business or industry is applying for incentive payments for an additional period under subsection (2) of this section, the business or industry must comply with the applicable job and wage requirements of subsection (2) of this section.
- 4156 (5) (a) The MDA shall determine if the applicant is 4157 qualified to receive incentive payments.
- 4158 If the applicant is determined to be qualified to (b) 4159 receive incentive payments for an additional period under 4160 subsection (2) of this section, the MDA shall conduct a 4161 cost/benefit analysis to determine the estimated net direct state 4162 benefits and the net benefit rate applicable for the appropriate 4163 additional period and to estimate the amount of gross payroll for the additional period. In conducting such cost/benefit analysis, 4164 the MDA shall consider quantitative factors, such as the 4165



4100	anticipated level of new tax revenues to the state along with the
4167	cost to the state of the qualified business or industry, and such
4168	other criteria as deemed appropriate by the MDA, including the
4169	adequacy of retirement benefits that the business or industry
4170	provides to individuals it employs in new direct jobs in this
4171	state. In no event shall incentive payments, cumulatively, exceed
4172	the estimated net direct state benefits. Once the qualified
4173	business or industry is approved by the MDA, an agreement shall be
4174	deemed to exist between the qualified business or industry and the
4175	State of Mississippi, requiring the continued incentive payment,
4176	together with any amount due pursuant to subsection (8) of this
4177	section, if applicable, to be made as long as the qualified
4178	business or industry retains its eligibility.

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- 4179 (c) The MDA shall not make any determination under this subsection (5) after December 31, 2025.
- 4181 Upon approval of such an application, the MDA shall 4182 notify the Department of Revenue and shall provide it with a copy 4183 of the approved application and the estimated net direct state 4184 benefits. The Department of Revenue may require the qualified 4185 business or industry to submit such additional information as may 4186 be necessary to administer the provisions of this chapter. 4187 qualified business or industry shall report to the Department of 4188 Revenue periodically to show its continued eligibility for 4189 incentive payments. The qualified business or industry may be 4190 audited by the Department of Revenue to verify such eligibility.



- In addition, the State Auditor may conduct performance and compliance audits under this chapter according to Section 7-7-211(o) and may bill the oversight agency.
- 4194 (7) If the qualified business or industry is located in an 4195 area that has been declared by the Governor to be a disaster area 4196 and as a result of the disaster the business or industry is unable 4197 to create or maintain the full-time jobs required by this section:
- 4198 (a) The Commissioner of Revenue may extend the period 4199 of time that the business or industry may receive incentive 4200 payments for a period of time not to exceed two (2) years;
- 4201 (b) The Commissioner of Revenue may waive the
 4202 requirement that a certain number of jobs be maintained for a
 4203 period of time not to exceed twenty-four (24) months; and
- 4204 (c) The MDA may extend the period of time within which 4205 the jobs must be created for a period of time not to exceed 4206 twenty-four (24) months.
- 4207 Notwithstanding any other provision of this section to the contrary, from and after January 1, 2023, if the amount of the 4208 4209 incentive payment that a qualified business or industry is 4210 eligible to receive under this chapter is less than the amount 4211 that the incentive payment would have been if the payment had been 4212 calculated using any applicable income tax rates in Section 27-7-5 that were in effect before January 1, 2023, then the qualified 4213 4214 business or industry also shall receive a grant equal to the difference between such two (2) amounts. Further, the term 4215

4216	"incentive payment," as such term is used in this chapter, shall
4217	be deemed to not refer to or otherwise include any grant payment
4218	payable to a qualified business or industry pursuant to this
4219	subsection.

[For businesses or industries that apply for incentive payments from and after July 1, 2010, this section shall read as follows:]

57-62-9. (1) (a) Except as otherwise provided in this section, a qualified business or industry that meets the qualifications specified in this chapter may receive quarterly incentive payments for a period not to exceed ten (10) years from the Department of Revenue pursuant to the provisions of this chapter in an amount which shall be equal to ninety percent (90%) of the amount of actual income tax withheld for employees with new direct jobs, but in no event more than four percent (4%) of the total annual salary paid for new direct jobs during such period, excluding benefits which are not subject to Mississippi income taxes.

- 4234 (b) A qualified business or industry that is a project
 4235 as defined in Section 57-75-5(f)(iv)1 may elect the date upon
 4236 which the ten-year period will begin. Such date may not be later
 4237 than sixty (60) months after the date the business or industry
 4238 applied for incentive payments.
- 4239 (c) A qualified business or industry as defined in 4240 Section 57-62-5(a)(iii) may elect the date upon which the ten-year



- 4241 period will begin and may elect to begin receiving incentive 4242 payments as early as the second quarter after that date. 4243 Incentive payments will be calculated on all jobs above the existing number of jobs as of the date the MDA determines that the 4244 4245 applicant is qualified to receive incentive payments. 4246 event that the qualified business or industry falls below the 4247 number of existing jobs at the time of determination that the 4248 applicant is qualified to receive the incentive payment, the 4249 incentive payment shall cease until the qualified business or 4250 industry once again exceeds that number. If after forty-eight 4251 (48) months, the qualified business or industry has failed to 4252 create at least three thousand (3,000) new direct jobs, incentive 4253 payments shall cease and the qualified business or industry shall 4254 not be qualified to receive further incentive payments.
- 4255 (2) (a) A qualified business or industry that is a project
 4256 as defined in Section 57-75-5(f)(iv)1 may apply to the MDA to
 4257 receive incentive payments for an additional period not to exceed
 4258 five (5) years beyond the expiration date of the initial ten-year
 4259 period if:
- 4260 (i) The qualified business or industry creates at
 4261 least three thousand (3,000) new direct jobs within five (5) years
 4262 after the date the business or industry commences commercial
 4263 production;
- 4264 (ii) Within five (5) years after the date the 4265 business or industry commences commercial production, the average



4266 annual wage of the jobs is at least one hundred fifty percent 4267 (150%) of the most recently published state average annual wage or the most recently published average annual wage of the county in 4268 4269 which the qualified business or industry is located as determined 4270 by the Mississippi Department of Employment Security, whichever is 4271 the lesser. The criteria for the average annual wage requirement 4272 shall be based upon the state average annual wage or the average 4273 annual wage of the county whichever is appropriate, at the time of 4274 creation of the minimum number of jobs, and the threshold established at that time will remain constant for the duration of 4275 4276 the additional period; and

(iii) The qualified business or industry meets and maintains the job and wage requirements of subparagraphs (i) and (ii) of this paragraph (a) for four (4) consecutive calendar quarters.

(b) A qualified business or industry that is a project as defined in Section 57-75-5(f)(iv)1 and qualified to receive incentive payments for the additional period provided in paragraph (a) of this subsection (2) may apply to the MDA to receive incentive payments for an additional period not to exceed ten (10) years beyond the expiration date of the additional period provided in paragraph (a) of this subsection (2) if:

4288 (i) The qualified business or industry creates at 4289 least four thousand (4,000) new direct jobs after qualifying for 4290 the additional incentive period provided in paragraph (a) of this



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subsection (2) but before the expiration of the additional period.

For purposes of determining whether the business or industry meets

the minimum jobs requirement of this subparagraph (i), the number

of jobs the business or industry created in order to meet the

minimum jobs requirement of paragraph (a) of this subsection (2)

shall be subtracted from the minimum jobs requirement of this

subparagraph (i);

(ii) The average annual wage of the jobs is at least one hundred fifty percent (150%) of the most recently published state average annual wage or the most recently published average annual wage of the county in which the qualified business or industry is located as determined by the Mississippi Department of Employment Security, whichever is the lesser. The criteria for the average annual wage requirement shall be based upon the state average annual wage or the average annual wage of the county whichever is appropriate, at the time of creation of the minimum number of jobs, and the threshold established at that time will remain constant for the duration of the additional period; and (iii) The qualified business or industry meets and maintains the job and wage requirements of subparagraphs (i) and

4313 (3) In order to receive incentive payments, an establishment 4314 shall apply to the MDA. The application shall be on a form 4315 prescribed by the MDA and shall contain such information as may be

(ii) of this paragraph (b) for four (4) consecutive calendar

quarters.

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- 4316 required by the MDA to determine if the applicant is qualified.
- 4317 The MDA shall accept no applications after December 31, 2025.
- 4318 (4) (a) In order to qualify to receive such payments, the
- 4319 establishment applying shall be required to meet the definition of
- 4320 the term "qualified business or industry";
- 4321 (b) The criteria for the average annual salary
- 4322 requirement shall be based upon the state average annual wage or
- 4323 the average annual wage of the county whichever is appropriate, at
- 4324 the time of application, and the threshold established upon
- 4325 application will remain constant for the duration of the project;
- 4326 (c) Except as otherwise provided for a qualified
- 4327 business or industry as defined in Section 57-62-5(a)(iii), the
- 4328 business or industry must meet its job creation commitment within
- 4329 twenty-four (24) months of the application approval. However, if
- 4330 the qualified business or industry is applying for incentive
- 4331 payments for an additional period under subsection (2) of this
- 4332 section, the business or industry must comply with the applicable
- 4333 job and wage requirements of subsection (2) of this section.
- 4334 (5) (a) The MDA shall determine if the applicant is
- 4335 qualified to receive incentive payments.
- 4336 (b) If the applicant is determined to be qualified to
- 4337 receive incentive payments for an additional period under
- 4338 subsection (2) of this section, the MDA shall conduct an analysis
- 4339 to estimate the amount of gross payroll for the appropriate
- 4340 additional period. Incentive payments, cumulatively, shall not

4341	exceed ninety percent (90%) of the amount of actual income tax
4342	withheld for employees with new direct jobs, but in no event more
4343	than four percent (4%) of the total annual salary paid for new
4344	direct jobs during the additional period, excluding benefits which
4345	are not subject to Mississippi income taxes. Once the qualified
4346	business or industry is approved by the MDA, an agreement shall be
4347	deemed to exist between the qualified business or industry and the
4348	State of Mississippi, requiring the continued incentive payment,
4349	together with any amount due pursuant to subsection (8) of this
4350	section, if applicable, to be made as long as the qualified
4351	business or industry retains its eligibility.

- 4352 (c) The MDA shall not make any determination under this subsection (5) after December 31, 2025.
- 4354 Upon approval of such an application, the MDA shall 4355 notify the Department of Revenue and shall provide it with a copy 4356 of the approved application and the minimum job and salary 4357 requirements. The Department of Revenue may require the qualified 4358 business or industry to submit such additional information as may 4359 be necessary to administer the provisions of this chapter. 4360 qualified business or industry shall report to the Department of 4361 Revenue periodically to show its continued eligibility for 4362 incentive payments. The qualified business or industry may be 4363 audited by the Department of Revenue to verify such eligibility. 4364 In addition, the State Auditor may conduct performance and



- 4365 compliance audits under this chapter according to Section 7-7-211(0) and may bill the oversight agency.
- 4367 (7) If the qualified business or industry is located in an 4368 area that has been declared by the Governor to be a disaster area 4369 and as a result of the disaster the business or industry is unable 4370 to create or maintain the full-time jobs required by this section:
- 4371 (a) The Commissioner of Revenue may extend the period 4372 of time that the business or industry may receive incentive 4373 payments for a period of time not to exceed two (2) years;
- 4374 (b) The Commissioner of Revenue may waive the
 4375 requirement that a certain number of jobs be maintained for a
 4376 period of time not to exceed twenty-four (24) months; and
- 4377 (c) The MDA may extend the period of time within which
 4378 the jobs must be created for a period of time not to exceed
 4379 twenty-four (24) months.
- 4380 Notwithstanding any other provision of this section to 4381 the contrary, from and after January 1, 2023, if the amount of the 4382 incentive payment that a qualified business or industry is 4383 eligible to receive under this chapter is less than the amount 4384 that the incentive payment would have been if the payment had been 4385 calculated using any applicable income tax rates in Section 27-7-5 that were in effect before January 1, 2023, then the qualified 4386 4387 business or industry also shall receive a grant equal to the 4388 difference between such two (2) amounts. Further, the term "incentive payment," as such term is used in this chapter, shall 4389

be deemed to not refer to or otherwise include any grant payment payable to a qualified business or industry pursuant to this subsection.

4393 **SECTION 19.** Section 57-73-21, Mississippi Code of 1972, is 4394 amended as follows:

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4396 (1) Annually by December 31, using the most 57-73-21. 4397 current data available from the University Research Center, 4398 Mississippi Department of Employment Security and the United 4399 States Department of Commerce, the Department of Revenue shall 4400 rank and designate the state's counties as provided in this 4401 The twenty-eight (28) counties in this state having a section. 4402 combination of the highest unemployment rate and lowest per capita 4403 income for the most recent thirty-six-month period, with equal 4404 weight being given to each category, are designated Tier Three 4405 areas. The twenty-seven (27) counties in the state with a 4406 combination of the next highest unemployment rate and next lowest per capita income for the most recent thirty-six-month period, 4407 4408 with equal weight being given to each category, are designated 4409 Tier Two areas. The twenty-seven (27) counties in the state with 4410 a combination of the lowest unemployment rate and the highest per 4411 capita income for the most recent thirty-six-month period, with 4412 equal weight being given to each category, are designated Tier One areas. Counties designated by the Department of Revenue qualify 4413 4414 for the appropriate tax credit for jobs as provided in this



4415 The designation by the Department of Revenue is 4416 effective for the tax years of permanent business enterprises which begin after the date of designation. For companies which 4417 4418 plan an expansion in their labor forces, the Department of Revenue 4419 shall prescribe certification procedures to ensure that the 4420 companies can claim credits in future years without regard to 4421 whether or not a particular county is removed from the list of 4422 Tier Three or Tier Two areas.

Permanent business enterprises in counties designated by the Department of Revenue as Tier Three areas are allowed a job tax credit for taxes imposed by Section 27-7-5 equal to ten percent (10%) of the payroll of the enterprise for net new full-time employee jobs for five (5) years beginning with years two (2) through six (6) after the creation of the minimum number of jobs required by this subsection; however, if the permanent business enterprise is located in an area that has been declared by the Governor to be a disaster area and as a direct result of the disaster the permanent business enterprise is unable to maintain the required number of jobs, the Commissioner of Revenue may extend this time period for not more than two (2) years. number of new full-time jobs must be determined by comparing the monthly average number of full-time employees subject to the Mississippi income tax withholding for the taxable year with the corresponding period of the prior taxable year. Only those permanent business enterprises that increase employment by ten



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- 4440 (10) or more in a Tier Three area are eligible for the credit. 4441 Credit is not allowed during any of the five (5) years if the net employment increase falls below ten (10). The Department of 4442 4443 Revenue shall adjust the credit allowed each year for the net new 4444 employment fluctuations above the minimum level of ten (10). 4445 Medical cannabis establishments as defined in the Mississippi 4446 Medical Cannabis Act shall not be eligible for the tax credit 4447 authorized in this subsection (2). No credits shall be awarded 4448 under this subsection (2) for any tax year after 2025.
 - (3) Permanent business enterprises in counties that have been designated by the Department of Revenue as Tier Two areas are allowed a job tax credit for taxes imposed by Section 27-7-5 equal to five percent (5%) of the payroll of the enterprise for net new full-time employee jobs for five (5) years beginning with years two (2) through six (6) after the creation of the minimum number of jobs required by this subsection; however, if the permanent business enterprise is located in an area that has been declared by the Governor to be a disaster area and as a direct result of the disaster the permanent business enterprise is unable to maintain the required number of jobs, the Commissioner of Revenue may extend this time period for not more than two (2) years. number of new full-time jobs must be determined by comparing the monthly average number of full-time employees subject to Mississippi income tax withholding for the taxable year with the corresponding period of the prior taxable year. Only those

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permanent business enterprises that increase employment by fifteen (15) or more in Tier Two areas are eligible for the credit. The credit is not allowed during any of the five (5) years if the net employment increase falls below fifteen (15). The Department of Revenue shall adjust the credit allowed each year for the net new employment fluctuations above the minimum level of fifteen (15). Medical cannabis establishments as defined in the Mississippi Medical Cannabis Act shall not be eligible for the tax credit authorized in this subsection (3). No credits shall be awarded under this subsection (3) for any tax year after 2025.

(4)Permanent business enterprises in counties designated by the Department of Revenue as Tier One areas are allowed a job tax credit for taxes imposed by Section 27-7-5 equal to two and one-half percent (2.5%) of the payroll of the enterprise for net new full-time employee jobs for five (5) years beginning with years two (2) through six (6) after the creation of the minimum number of jobs required by this subsection; however, if the permanent business enterprise is located in an area that has been declared by the Governor to be a disaster area and as a direct result of the disaster the permanent business enterprise is unable to maintain the required number of jobs, the Commissioner of Revenue may extend this time period for not more than two (2) The number of new full-time jobs must be determined by comparing the monthly average number of full-time employees subject to Mississippi income tax withholding for the taxable year

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4490	with the corresponding period of the prior taxable year. Only
4491	those permanent business enterprises that increase employment by
4492	twenty (20) or more in Tier One areas are eligible for the credit.
4493	The credit is not allowed during any of the five (5) years if the
4494	net employment increase falls below twenty (20). The Department
4495	of Revenue shall adjust the credit allowed each year for the net
4496	new employment fluctuations above the minimum level of twenty
4497	(20). Medical cannabis establishments as defined in the
4498	Mississippi Medical Cannabis Act shall not be eligible for the tax
4499	credit authorized in this subsection (4). No credits shall be
4500	awarded under this subsection (4) for any tax year after 2025.
4501	(5) (a) In addition to the other credits authorized in this

(5) (a) In addition to the other credits authorized in this section, an additional Five Hundred Dollars (\$500.00) credit for each net new full-time employee or an additional One Thousand Dollars (\$1,000.00) credit for each net new full-time employee who is paid a salary, excluding benefits which are not subject to Mississippi income taxation, of at least one hundred twenty-five percent (125%) of the average annual wage of the state or an additional Two Thousand Dollars (\$2,000.00) credit for each net new full-time employee who is paid a salary, excluding benefits which are not subject to Mississippi income taxation, of at least two hundred percent (200%) of the average annual wage of the state, shall be allowed for any company establishing or transferring its national or regional headquarters from within or outside the State of Mississippi. A minimum of twenty (20) jobs

4515 must be created to qualify for the additional credit. 4516 Department of Revenue shall establish criteria and prescribe 4517 procedures to determine if a company qualifies as a national or 4518 regional headquarters for purposes of receiving the credit awarded 4519 in this paragraph (a). As used in this paragraph (a), the average 4520 annual wage of the state is the most recently published average 4521 annual wage as determined by the Mississippi Department of 4522 Employment Security. Medical cannabis establishments as defined 4523 in the Mississippi Medical Cannabis Act shall not be eliqible for 4524 the tax credit authorized in this paragraph (a).

(b) In addition to the other credits authorized in this section, an additional Five Hundred Dollars (\$500.00) credit for each net new full-time employee or an additional One Thousand Dollars (\$1,000.00) credit for each net new full-time employee who is paid a salary, excluding benefits which are not subject to Mississippi income taxation, of at least one hundred twenty-five percent (125%) of the average annual wage of the state or an additional Two Thousand Dollars (\$2,000.00) credit for each net new full-time employee who is paid a salary, excluding benefits which are not subject to Mississippi income taxation, of at least two hundred percent (200%) of the average annual wage of the state, shall be allowed for any company expanding or making additions after January 1, 2013, to its national or regional headquarters within the State of Mississippi. A minimum of twenty (20) new jobs must be created to qualify for the additional

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4540	credit. The Department of Revenue shall establish criteria and
4541	prescribe procedures to determine if a company qualifies as a
4542	national or regional headquarters for purposes of receiving the
4543	credit awarded in this paragraph (b). As used in this paragraph
4544	(b), the average annual wage of the state is the most recently
4545	published average annual wage as determined by the Mississippi
4546	Department of Employment Security. Medical cannabis
4547	establishments as defined in the Mississippi Medical Cannabis Act
4548	shall not be eligible for the tax credit authorized in this
4549	paragraph (b).

- 4550 (c) No credits shall be awarded under this subsection
 4551 (5) for any tax year after 2025.
- 4552 (6) In addition to the other credits authorized in this
 4553 section, any job requiring research and development skills
 4554 (chemist, engineer, etc.) shall qualify for an additional One
 4555 Thousand Dollars (\$1,000.00) credit for each net new full-time
 4556 employee. Medical cannabis establishments as defined in the
 4557 Mississippi Medical Cannabis Act shall not be eligible for the tax
 4558 credit authorized in this subsection (6).
- 4559 (7) (a) In addition to the other credits authorized in this
 4560 section, any company that transfers or relocates its national or
 4561 regional headquarters to the State of Mississippi from outside the
 4562 State of Mississippi may receive a tax credit in an amount equal
 4563 to the actual relocation costs paid by the company. A minimum of
 4564 twenty (20) jobs must be created in order to qualify for the



4565 additional credit authorized under this subsection. Relocation 4566 costs for which a credit may be awarded shall be determined by the 4567 Department of Revenue and shall include those nondepreciable 4568 expenses that are necessary to relocate headquarters employees to 4569 the national or regional headquarters, including, but not limited 4570 to, costs such as travel expenses for employees and members of 4571 their households to and from Mississippi in search of homes and 4572 moving expenses to relocate furnishings, household goods and 4573 personal property of the employees and members of their 4574 households. Medical cannabis establishments as defined in the 4575 Mississippi Medical Cannabis Act shall not be eligible for the tax 4576 credit authorized in this subsection (7).

- (b) The tax credit authorized under this subsection shall be applied for the taxable year in which the relocation costs are paid. The maximum cumulative amount of tax credits that may be claimed by all taxpayers claiming a credit under this subsection in any one (1) state fiscal year shall not exceed One Million Dollars (\$1,000,000.00), exclusive of credits that might be carried forward from previous taxable years. A company may not receive a credit for the relocation of an employee more than one (1) time in a twelve-month period for that employee.
- 4586 (c) The Department of Revenue shall establish criteria 4587 and prescribe procedures to determine if a company creates the 4588 required number of jobs and qualifies as a national or regional 4589 headquarters for purposes of receiving the credit awarded in this



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- subsection. A company desiring to claim a credit under this subsection must submit an application for such credit with the Department of Revenue in a manner prescribed by the department.
- (d) In order to participate in the provisions of this section, a company must certify to the Mississippi Department of Revenue that it complies with the equal pay provisions of the federal Equal Pay Act of 1963, the Americans with Disabilities Act of 1990 and the fair pay provisions of the Civil Rights Act of 1964.
- 4599 (e) This subsection shall stand repealed on July 1, 4600 2025.
- 4601 In lieu of the other tax credits provided in this (8) 4602 section, any commercial or industrial property owner which 4603 remediates contaminated property in accordance with Sections 4604 49-35-1 through 49-35-25, is allowed a job tax credit for taxes 4605 imposed by Section 27-7-5 equal to the percentage of payroll 4606 provided in subsection (2), (3) or (4) of this section for net new 4607 full-time employee jobs for five (5) years beginning with years 4608 two (2) through six (6) after the creation of the jobs. 4609 number of new full-time jobs must be determined by comparing the 4610 monthly average number of full-time employees subject to 4611 Mississippi income tax withholding for the taxable year with the corresponding period of the prior taxable year. This subsection 4612 4613 shall be administered in the same manner as subsections (2), (3) 4614 and (4), except the landowner shall not be required to increase

- employment by the levels provided in subsections (2), (3) and (4) to be eligible for the tax credit.
- 4617 (9) (a) Tax credits for five (5) years for the taxes
 4618 imposed by Section 27-7-5 shall be awarded for increases in the
 4619 annual payroll for net new full-time jobs created by business
 4620 enterprises qualified under this section. The Department of
 4621 Revenue shall adjust the credit allowed in the event of payroll
 4622 fluctuations during the additional five (5) years of credit.
- 4623 Tax credits for five (5) years for the taxes imposed by Section 27-7-5 shall be awarded for additional net new 4624 4625 full-time jobs created by business enterprises qualified under 4626 subsections (5) and (6) of this section and for additional 4627 relocation costs paid by companies qualified under subsection (7) 4628 The Department of Revenue shall adjust the of this section. 4629 credit allowed in the event of employment fluctuations during the 4630 additional five (5) years of credit.
- 4631 The sale, merger, acquisition, reorganization, (10)(a) 4632 bankruptcy or relocation from one (1) county to another county 4633 within the state of any business enterprise may not create new 4634 eligibility in any succeeding business entity, but any unused job 4635 tax credit may be transferred and continued by any transferee of 4636 the business enterprise. The Department of Revenue shall 4637 determine whether or not qualifying net increases or decreases have occurred or proper transfers of credit have been made and may 4638



require reports, promulgate regulations, and hold hearings as needed for substantiation and qualification.

This subsection shall not apply in cases in which a business enterprise has ceased operation, laid off all its employees and is subsequently acquired by another unrelated business entity that continues operation of the enterprise in the same or a similar type of business. In such a case the succeeding business entity shall be eligible for the credit authorized by this section unless the cessation of operation of the business enterprise was for the purpose of obtaining new eligibility for the credit.

in any taxable year may be carried forward for five (5) years from the close of the tax year in which the qualified jobs were established and/or headquarters relocation costs paid, as applicable, but the credit established by this section taken in any one (1) tax year must be limited to an amount not greater than fifty percent (50%) of the taxpayer's state income tax liability which is attributable to income derived from operations in the state for that year. If the permanent business enterprise is located in an area that has been declared by the Governor to be a disaster area and as a direct result of the disaster the business enterprise is unable to use the existing carryforward, the Commissioner of Revenue may extend the period that the credit may



4663	be carried	forward	for	a	period	of	time	not	to	exceed	two	(2)
4664	years.											

- 4665 (12) No business enterprise for the transportation,
 4666 handling, storage, processing or disposal of hazardous waste is
 4667 eligible to receive the tax credits provided in this section.
- 4668 (13) The credits allowed under this section shall not be 4669 used by any business enterprise or corporation other than the 4670 business enterprise actually qualifying for the credits.
- 4671 (14) As used in this section:
- 4672 (a) "Business enterprises" means entities primarily 4673 engaged in:
- 4674 (i) Manufacturing, processing, warehousing,
 4675 warehousing activities, distribution, wholesaling and research and
 4676 development, or
- 4677 (ii) Permanent business enterprises designated by 4678 rule and regulation of the Mississippi Development Authority as 4679 air transportation and maintenance facilities, final destination 4680 or resort hotels having a minimum of one hundred fifty (150) guest 4681 rooms, recreational facilities that impact tourism, movie industry 4682 studios, telecommunications enterprises, data or information 4683 processing enterprises or computer software development 4684 enterprises or any technology intensive facility or enterprise.
- 4685 (b) "Telecommunications enterprises" means entities
 4686 engaged in the creation, display, management, storage, processing,
 4687 transmission or distribution for compensation of images, text,



- 4688 voice, video or data by wire or by wireless means, or entities 4689 engaged in the construction, design, development, manufacture, 4690 maintenance or distribution for compensation of devices, products, 4691 software or structures used in the above activities. Companies 4692 organized to do business as commercial broadcast radio stations, 4693 television stations or news organizations primarily serving 4694 in-state markets shall not be included within the definition of 4695 the term "telecommunications enterprises."
- 4696 "Warehousing activities" means entities that (C) 4697 establish or expand facilities that service and support multiple 4698 retail or wholesale locations within and outside the state. 4699 Warehousing activities may be performed solely to support the 4700 primary activities of the entity, and credits generated shall 4701 offset the income of the entity based on an apportioned ratio of 4702 payroll for warehouse employees of the entity to total Mississippi 4703 payroll of the entity that includes the payroll of retail 4704 employees of the entity.
- 4705 The tax credits provided for in this section shall be 4706 in addition to any tax credits described in Sections 57-51-13(b), 4707 57-53-1(1) (a) and 57-54-9 (b) and granted pursuant to official 4708 action by the Mississippi Development Authority prior to July 1, 4709 1989, to any business enterprise determined prior to July 1, 1989, 4710 by the Mississippi Development Authority to be a qualified 4711 business as defined in Section 57-51-5(f) or Section 57-54-5(d) or a qualified company as described in Section 57-53-1, as the case 4712



- 4713 may be; however, from and after July 1, 1989, tax credits shall be
- 4714 allowed only under either this section or Sections 57-51-13(b),
- 4715 57-53-1(1)(a) and Section 57-54-9(b) for each net new full-time
- 4716 employee.
- 4717 (16) A business enterprise that chooses to receive job
- 4718 training assistance pursuant to Section 57-1-451 shall not be
- 4719 eligible for the tax credits provided for in this section.
- 4720 **SECTION 20.** This act shall take effect and be in force from
- 4721 and after July 1, 2025, and shall stand repealed on June 30, 2025.

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

1 AN ACT TO AUTHORIZE THE ISSUANCE OF STATE GENERAL OBLIGATION 2 BONDS FOR THE PURPOSE OF MAKING CAPITAL IMPROVEMENTS FOR STATE 3 INSTITUTIONS OF HIGHER LEARNING, COMMUNITY AND JUNIOR COLLEGES AND 4 STATE AGENCIES; TO AUTHORIZE THE ISSUANCE OF STATE GENERAL 5 OBLIGATION BONDS IN THE AMOUNT OF \$20,000,000.00 TO PROVIDE FUNDS 6 FOR THE MISSISSIPPI SITE DEVELOPMENT GRANT FUND; TO AMEND SECTION 7 57-1-701, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; TO AUTHORIZE THE ISSUANCE OF STATE GENERAL OBLIGATION BONDS IN THE 8 9 AMOUNT OF \$10,000,000.00 FOR THE ACE FUND; TO AMEND SECTION 10 57-61-25, MISSISSIPPI CODE OF 1972, TO INCREASE BY \$25,000,000.00 THE AMOUNT OF GENERAL OBLIGATION BONDS THAT MAY BE ISSUED UNDER 11 12 THE MISSISSIPPI BUSINESS INVESTMENT ACT; TO AMEND SECTION 13 57-61-36, MISSISSIPPI CODE OF 1972, TO INCREASE BY \$5,000,000.00 14 THE AMOUNT OF BOND PROCEEDS THAT THE MISSISSIPPI DEVELOPMENT 15 AUTHORITY MAY UTILIZE UNDER THE MISSISSIPPI BUSINESS INVESTMENT 16 ACT TO MAKE GRANTS OR LOANS TO MUNICIPALITIES THROUGH AN EQUIPMENT 17 AND PUBLIC FACILITIES GRANT AND LOAN FUND TO AID IN 18 INFRASTRUCTURE-RELATED IMPROVEMENTS, THE PURCHASE OF EQUIPMENT AND 19 IN THE PURCHASE, CONSTRUCTION OR REPAIR AND RENOVATION OF PUBLIC 20 FACILITIES; TO AMEND SECTION 57-61-41, MISSISSIPPI CODE OF 1972, 21 TO INCREASE BY \$20,000,000.00 THE AMOUNT OF BOND PROCEEDS THAT THE 22 MISSISSIPPI DEVELOPMENT AUTHORITY MAY UTILIZE UNDER THE 23 MISSISSIPPI BUSINESS INVESTMENT ACT TO MAKE LOANS TO COUNTIES, 24 MUNICIPALITIES, OR STATE, COUNTY OR MUNICIPAL PORT AND AIRPORT 25 AUTHORITIES THROUGH A PORT, AIRPORT AND RAIL REVITALIZATION REVOLVING LOAN FUND FOR THE IMPROVEMENT OF PORT AND AIRPORT 26



27 FACILITIES, OR FOR PUBLICLY OWNED FREIGHT RAIL SERVICE PROJECTS, TO PROMOTE COMMERCE AND ECONOMIC GROWTH; TO AMEND SECTION 28 29 57-75-15, MISSISSIPPI CODE OF 1972, TO INCREASE BY \$5,000,000.00 30 THE AMOUNT OF GENERAL OBLIGATION BONDS THAT MAY BE ISSUED UNDER 31 THE MISSISSIPPI MAJOR ECONOMIC IMPACT ACT FOR PROJECTS DESIGNED TO 32 ENHANCE FACILITIES THAT ARE AT RISK FOR CLOSURE PURSUANT TO THE 33 DEFENSE BASE CLOSURE AND REALIGNMENT ACT OF 1990 OR OTHER 34 APPLICABLE FEDERAL LAW; TO EXTEND THE REVERTER ON THE PROVISIONS 35 THAT AUTHORIZE THE STATE BOARD COMMISSION TO NEGOTIATE THE SALE OF 36 BONDS UNDER THE MISSISSIPPI MAJOR ECONOMIC IMPACT ACT; TO AMEND 37 SECTION 25, CHAPTER 533, LAWS OF 2010, AS LAST AMENDED BY SECTION 38 7, CHAPTER 507, LAWS OF 2024, TO INCREASE BY \$20,000,000.00 THE 39 AMOUNT OF GENERAL OBLIGATION BONDS THAT MAY BE ISSUED FOR THE 40 MISSISSIPPI INDUSTRY INCENTIVE FINANCING REVOLVING FUND; TO EXTEND 41 UNTIL JULY 1, 2029, THE PERIOD OF TIME DURING WHICH BONDS MAY BE 42 ISSUED FOR THE MISSISSIPPI INDUSTRY INCENTIVE FINANCING REVOLVING FUND; TO BRING FORWARD SECTION 27-7-22.41, MISSISSIPPI CODE OF 43 44 1972, WHICH PROVIDES AN INCOME TAX CREDIT, INSURANCE PREMIUM TAX 45 CREDIT AND AD VALOREM TAX CREDIT FOR CONTRIBUTIONS MADE BY CERTAIN 46 TAXPAYERS TO CERTAIN ELIGIBLE CHARITABLE ORGANIZATIONS, FOR THE PURPOSES OF POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 57-105-1, 47 48 MISSISSIPPI CODE OF 1972, WHICH AUTHORIZES INCOME TAX AND 49 INSURANCE PREMIUM TAX CREDITS FOR TAXPAYERS HOLDING CERTAIN 50 QUALIFIED INVESTMENTS, FOR THE PURPOSES OF POSSIBLE AMENDMENT; TO 51 AMEND SECTION 27-7-22.29, MISSISSIPPI CODE OF 1972, TO PROVIDE 52 THAT NO INCOME TAX CREDITS FOR JOB CREATION BY CERTAIN ALTERNATIVE 53 ENERGY PROJECTS SHALL BE AWARDED UNDER THE SECTION FOR ANY TAX 54 YEAR AFTER 2025; TO AMEND SECTION 27-65-101, MISSISSIPPI CODE OF 55 1972, TO PROVIDE THAT CERTAIN SALES AND USE TAX EXEMPTIONS FOR 56 CONSTRUCTION, EXPANSION AND HEADQUARTERS RELOCATION SHALL NOT 57 APPLY TO ANY SALES MADE ON OR AFTER JULY 1, 2025; TO AMEND 58 SECTIONS 57-62-7 AND 57-62-9, MISSISSIPPI CODE OF 1972, TO PROVIDE 59 THAT THE MISSISSIPPI DEVELOPMENT AUTHORITY SHALL NOT ACCEPT 60 APPLICATIONS OR MAKE ELIGIBILITY DETERMINATIONS FOR INCENTIVE PAYMENTS UNDER THE MISSISSIPPI ADVANTAGE JOBS ACT AFTER DECEMBER 61 62 31, 2025; TO DELETE OBSOLETE TIERS PERTAINING TO EXPIRED 63 INCENTIVES; TO AMEND SECTION 57-73-21, MISSISSIPPI CODE OF 1972, 64 TO PROVIDE THAT CERTAIN INCOME TAX CREDITS FOR JOBS UNDER THE 65 ECONOMIC DEVELOPMENT REFORM ACT SHALL NOT BE AWARDED FOR ANY TAX 66 YEAR AFTER 2025; TO DELETE AN OBSOLETE TIER PERTAINING TO EXPIRED 67 CREDITS; AND FOR RELATED PURPOSES.