Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 246

BY: Committee

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

- 11 **SECTION 1.** Section 29-3-29, Mississippi Code of 1972, is
- 12 amended as follows:
- 13 29-3-29. Before any sixteenth section school land or land
- 14 granted in lieu thereof may be sold or leased for industrial
- 15 development thereon, therein or thereunder under the provisions of
- 16 this chapter, the board of education controlling such land shall
- 17 first determine that such sale or lease will be fair market value.
- 18 In the determination of the fair market value of said land the
- 19 comparative sales method shall be used, and the highest and best
- 20 use of said sixteenth section lands shall be determined on the



- 21 basis of finding that said land shall be susceptible to any use 22 that comparative land in private ownership may be used, that there 23 will be prompt and substantial industrial development on, in, or under said land after the sale or lease, that the acreage to be 24 25 sold or leased is not in excess of the amount of land reasonably 26 required for immediate use and for such future expansion as may be 27 reasonably anticipated, and that such sale or lease will be 28 beneficial to and in the best interest of the schools of the 29 district for which said land is held. All of said findings, 30 including the amount of the sale price or gross rental for said 31 land, shall be spread on the minutes of the board of education. 32 Also, if the board of education proposes to sell said land, said 33 board shall first enter into a contract or obtain a legal option to purchase, for a specified price not in excess of fair market 34 35 value, other land in the county of acreage of equivalent fair 36 market value, and such contract or option shall be spread on the 37 minutes of said board. However, not more than one hundred (100) acres in any one (1) sixteenth section school lands in any county 38 39 may be sold under this chapter for the purpose of being made an 40 industrial park or a part of such industrial park, provided the 41 provisions of this section and Sections 57-5-1 and 57-5-23 are 42 fully complied with.
- A certified copy of the resolution or order of the board of education, setting out the foregoing findings, together with a certified copy of the order approving and setting out the terms of



- 46 the contract or option to purchase other lands where a sale of
- 47 land is proposed and an application to the Mississippi
- 48 Agricultural and Industrial Board for the certificate authorizing
- 49 said sale or lease, shall be forwarded to the county board of
- 50 supervisors, which board shall make an independent investigation
- of the proposed sale or lease and of the proposed purchase of
- 52 other land.
- If said county board of supervisors shall concur in the
- 54 finding of fact of the board of education, and shall find that it
- 55 is to the best interests of the schools of the district to enter
- 56 into such sale or lease, it may enter on its minutes a resolution
- 57 or order approving the action of the board of education.
- If the said county board of supervisors shall not concur in
- 59 the findings of the board of education, or shall find that the
- 60 proposed sale or lease will not be in the best interest of the
- 61 schools of the district, then it may, by resolution or order,
- 62 disapprove the proposed sale or lease, and such action shall be
- 63 final.
- Except as otherwise permitted by Section 57-75-37(4)(f) and
- 65 (7)(f), there shall be reserved all minerals in, on, and under any
- 66 lands conveyed under the provisions hereof. Provided, however,
- 67 that in any county bordering on the State of Alabama, traversed by
- 68 the Tombigbee River, in which U.S. Highway 82 intersects U.S.
- 69 Highway 45 and in which is situated a state supported institution
- 70 of higher learning, upon the sale of any sixteenth section lands



- 71 for industrial purposes as provided by law, the board of 72 education, the superintendent of education and the Mississippi 73 Agricultural and Industrial Board, may sell and convey all 74 minerals except oil, gas, sulphur and casinghead gas on, in and under the said sixteenth section lands so sold for industrial 75 76 purposes. Said oil, gas, sulphur and casinghead gas shall be 77 reserved together with such rights of use, ingress and egress as 78 shall not unreasonably interfere with the use of the lands by the 79 purchaser. Prior written approval for such use, ingress and 80 egress, shall be obtained from the surface owner or, if such 81 approval is unreasonably withheld, may be obtained from the 82 chancery court of the county in which said land is located. 83
 - Certified copies of the resolutions or orders of the board of supervisors and of the board of education and of the application to the Mississippi Agricultural and Industrial Board shall be transmitted to the county superintendent of education, if there be one in the county, who, if he approves the proposed sale or lease, shall so certify and forward same to the Mississippi Agricultural and Industrial Board. If there be no county superintendent of education in the county, then the board of education whose district embraces the entire county shall so certify and transmit said copies to the Mississippi Agricultural and Industrial Board for further action.
- 94 Upon receipt of the aforesaid application and certified 95 copies of the said resolution and orders, the Mississippi



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- 96 Agricultural and Industrial Board shall make investigation to 97 determine whether or not the proposed sale or lease of said land will promote prompt and substantial industrial development 98 99 thereon, therein, or thereunder. If the board finds that such 100 sale or lease will promote prompt and substantial industrial 101 development thereon, therein or thereunder, and further finds that 102 the person, firm or corporation who proposes to establish said 103 industry is financially responsible, and that the acreage to be 104 sold or leased is not in excess of the amount of land reasonably 105 required for immediate use and for such future expansion as may be 106 reasonably anticipated, then the board, in its discretion, may 107 issue a certificate to the board of education of said district so 108 certifying, and said certificate shall be the authority for the 109 board of education to enter into the proposed sale or lease. If 110 the Mississippi Agricultural and Industrial Board does not so 111 find, then it shall decline to issue said certificate which action 112 shall be final. 113 The Mississippi Agricultural and Industrial Board, when
- issuing a certificate to the county board of education certifying its findings and authorizing said sale or lease, may, nevertheless, in its discretion, make such sale or lease conditioned on and subject to the vote of the qualified electors of said district. Upon receipt of a certificate so conditioned upon an election, or upon a petition as hereinafter provided for, the board of education, by resolution spread upon its minutes,

121	shall forward a copy of the certificate to the board of
122	supervisors who by resolution upon its minutes, shall call an
123	election to be held in the manner now provided by law for holding
124	county elections, and shall fix in such resolution a date upon
125	which such an election shall be held, of which not less than three
126	(3) weeks notice shall be given by the clerk of said board of
127	supervisors by publishing a notice in a newspaper published in
128	said county once each week for three (3) consecutive weeks
129	preceding the same, or if no newspaper is published in said
130	county, then in a newspaper having a general circulation therein,
131	and by posting a notice for three (3) weeks preceding said
132	election at three (3) public places in said county. At such
133	election, all qualified voters of the county may vote, and the
134	ballots used shall have printed thereon a brief statement of the
135	proposed sale or lease of said land, including the description and
136	price, together with the words "For the proposed sale or lease"
137	and the words "Against the proposed sale or lease," and the voter
138	shall vote by placing a cross (x) or check ($$) opposite his choice
139	of the proposition. Should the election provided for herein
140	result in favor of the proposed sale or lease by at least
141	two-thirds $(2/3)$ of the votes cast being in favor of the said
142	proposition, the board of supervisors shall notify the board of
143	education who may proceed forthwith to sell or lease said land in
144	accordance with the proposition so submitted to the electors. If
145	less than two-thirds (2/3) of those voting in such special

- election vote in favor of the said sale or lease, then said land shall not be sold or leased.
- The board of education shall further be required, prior to
- 149 passing of a resolution expressing its intent to sell said land,
- 150 to publish a notice of intent to sell said land for three (3)
- 151 consecutive weeks in a newspaper published in said county or, if
- 152 there be none, in a newspaper having a general circulation in said
- 153 county, and to post three (3) notices thereof in three (3) public
- 154 places in said county, one (1) of which shall be at the
- 155 courthouse, for said time. If within the period of three (3)
- 156 weeks following the first publication of said intent, a petition
- 157 signed by twenty percent (20%) of the qualified electors of said
- 158 county shall be filed with the board of supervisors requesting an
- 159 election concerning the sale, then an election shall be called as
- 160 hereinabove provided.
- 161 **SECTION 2.** Section 57-75-37, Mississippi Code of 1972, is
- 162 amended as follows:
- 163 57-75-37. (1) (a) (i) Any county in which there is to be
- 164 constructed a project as defined in Section 57-75-5(f)(xviii) is
- 165 authorized to assist in defraying the costs incurred or to be
- 166 incurred by the enterprise establishing such project by:
- 167 1. Contributing a sum of up to Five Million
- 168 Dollars (\$5,000,000.00) to such enterprise for use in connection
- 169 with the construction of the project; and/or



171	Dollars (\$5,000,000.00) upon such terms as the board of
172	supervisors of such county and such enterprise may agree, the
173	proceeds of which loan shall be used by such enterprise in
174	connection with the construction or financing of the project.
175	(ii) In order to provide the amounts set forth in
176	paragraph (a)(i) of this subsection (1), any such county may
177	appropriate monies from the county's general funds or provide such
178	amounts from the proceeds of general obligation bonds, or any
179	combination of the foregoing. Any such county may issue the bonds
180	for such purpose pursuant to the procedures for the issuance of
181	bonds under Chapter 9, Title 19, Mississippi Code of 1972, or
182	Section 19-5-99.
183	(b) The board of supervisors of any county may donate
184	real property for use in the location, construction and/or
185	operation of a project as defined under Section 57-75-5(f)(xviii)
186	to one or more economic development authorities, economic
187	development districts, industrial development authorities or
188	similar public agencies created pursuant to state law that engage
189	in economic or industrial development in the county, and any such
190	public agencies may accept such donation of real property from the
191	county. Such public agencies also may transfer and convey among
192	themselves, with or without consideration being paid or received,
193	real property to be used in the location, construction and/or

2. Lending a sum of up to Five Million

- operation of such a project, and may accept such transfers or donations.
- 196 (2) Any county or municipality in which there is to be
- 197 constructed a project as defined in Section 57-75-5(f)(xxvi) or
- 198 57-75-5(f) (xxvii) is authorized to:
- 199 (a) Acquire the site for such project and contribute
- 200 the site to the enterprise owning or operating the project;
- 201 (b) Apply for grants and loans and utilize the proceeds
- 202 of such grants and loans for infrastructure related to the
- 203 project; and
- 204 (c) Enter into a lease agreement with the enterprise
- 205 owning or operating the project for a term not to exceed
- 206 ninety-nine (99) years.
- 207 (3) (a) As used in this subsection:
- 208 (i) "Project" shall have the meaning ascribed to
- 209 such term in Section 57-75-5(f) (xxviii).
- 210 (ii) "Public agency" means the county in which the
- 211 project is located, any municipality located in the county, and/or
- 212 any economic development authority, economic development district,
- 213 industrial development authority or similar public agency created
- 214 pursuant to state law that engages in economic or industrial
- 215 development in the county or a municipality in the county.
- 216 (b) Any county in which there is to be located a
- 217 project is authorized to assist as provided in this paragraph in
- 218 defraying the costs incurred or to be incurred by the enterprise

219 establishing the project and any public agency in connection with 220 the location, construction and/or operation of the project or any 221 facilities or public infrastructure related to the project. 222 county may provide such assistance by contributing or lending any 223 sum approved for such purpose by the board of supervisors of the 224 county, upon such terms as the board of supervisors may agree, to 225 the entity that directly or indirectly incurs or will incur such 226 costs or as otherwise provided in paragraph (c) of this 227 The proceeds of the contribution or loan shall be subsection. used by the recipient in connection with the location, 228 229 construction and/or operation of the project or any facilities or 230 public infrastructure related to the project.

- (c) In order to provide the amounts set forth in paragraph (b) of this subsection, any such county may appropriate monies from the county's general funds or provide such amounts from the proceeds of general obligation bonds, or any combination of the foregoing. Any such county may issue the bonds for such purpose pursuant to the procedures for the issuance of bonds under Chapter 9, Title 19, Mississippi Code of 1972, or Section 19-5-99.
- 238 (d) In any county in which there is to be located a 239 project, the governing authorities of any public agency may:
 - (i) Transfer and convey to the authority or the Mississippi Development Authority, with or without consideration being paid or received, any real and/or personal property for use in connection with the location, construction and/or operation of



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- 244 the project or any facilities or public infrastructure related to
- 245 the project, and the authority and the Mississippi Development
- 246 Authority may accept such transfers or donations;
- 247 (ii) Transfer and convey among themselves, with or
- 248 without consideration being paid or received, any real and/or
- 249 personal property for use in connection with the location,
- 250 construction and/or operation of a project or any facilities or
- 251 public infrastructure related to the project, and may accept such
- 252 transfers or donations; and
- 253 (iii) Make grants or other contributions of funds
- 254 to one another for use in connection with the location,
- 255 construction and/or operation of such a project or any facilities
- 256 or public infrastructure related to the project, and may accept
- 257 such grants or contributions of funds.
- (e) In any county in which there is to be located a
- 259 project, the person, entity or other agency seeking to acquire any
- 260 real property to be used in connection with the location,
- 261 construction and/or operation of the project, shall be exempt with
- 262 respect to such property from the requirements of Section
- 263 43-37-3(1)(b) and (c) if the purchase price for such property
- 264 equals the lowest price negotiated between the owner of the
- 265 property and the person, agency or other entity seeking to acquire
- 266 the property, and at which the owner of the property is willing to
- 267 sell the property.
- 268 (4) (a) As used in this subsection:



- 269 (i) "Project" shall have the meaning ascribed to 270 such term in Section 57-75-5(f)(xxix).
- (ii) "Public agency" means the county in which the
- 272 project is located, any municipality located in the county, and/or
- 273 any economic development authority, economic development district,
- 274 industrial development authority or similar public agency created
- 275 pursuant to state law that engages in economic or industrial
- 276 development in the county or a municipality in the county.
- 277 (iii) "Board of education" shall have the meaning
- 278 ascribed to such term in Section 29-3-1.1.
- 279 (iv) "Superintendent of education" shall have the
- 280 meaning ascribed to such term in Section 29-3-1.1.
- 281 (b) In any county in which there is to be located a
- 282 project, any public agency is authorized to assist as provided in
- 283 this paragraph in defraying the costs incurred or to be incurred
- 284 by the enterprise establishing the project and/or any public
- 285 agency in connection with the location, construction and/or
- 286 operation of the project or any facilities or public
- 287 infrastructure related to the project. Any such public agency may
- 288 provide such assistance by contributing or lending any sum
- 289 approved for such purpose by the governing authority of such
- 290 public agency, upon such terms as the governing authority of such
- 291 public agency may agree, to the entity or public agency that
- 292 directly or indirectly incurs or will incur such costs or as
- 293 otherwise provided in paragraph (c) of this subsection. The



- 294 proceeds of the contribution or loan shall be used by the 295 recipient in connection with the location, construction and/or 296 operation of the project or any facilities or public 297 infrastructure related to the project, including, without 298 limitation, to defray the costs of site preparation, utilities, 299 real estate purchases, purchase options and improvements, 300 infrastructure, roads, rail improvements, public works, job 301 training, as well as planning, design and environmental impact 302 studies with respect to a project, and any other expenses approved 303 by any such public agency.
- 304 (c) In order to provide the amounts set forth in 305 paragraph (b) of this subsection:
- (i) Any such county may appropriate monies from the county's general funds or provide such amounts from the proceeds of general obligation bonds. Any such county may issue the bonds for such purpose pursuant to the procedures for the issuance of bonds under Chapter 9, Title 19, Mississippi Code of 1972, Section 19-5-99 or in any other manner permitted by any local and private law or other general laws; and
- (ii) Any public agency may borrow or accept grants
 of such amounts from the authority or the Mississippi Development
 Authority for such duration and upon such terms and conditions
 approved by the governing authority of such public agency and the
 authority or Mississippi Development Authority, as applicable.



318	(d) In any county in which there is to be located a
319	project, the governing authority of any public agency may:
320	(i) Transfer and convey to the authority or the
321	Mississippi Development Authority, with or without consideration

- being paid or received, any real and/or personal property for use in connection with the location, construction and/or operation of
- 324 the project or any facilities or public infrastructure related to
- 325 the project, and the authority and the Mississippi Development
- 326 Authority may accept such transfers or donations;
- 327 (ii) Transfer and convey among themselves, with or
- 328 without consideration being paid or received, any real and/or
- 329 personal property for use in connection with the location,
- 330 construction and/or operation of a project or any facilities or
- 331 public infrastructure related to the project, and may accept such
- 332 transfers or donations;
- 333 (iii) Make grants or other contributions of funds
- 334 to:
- 335 1. One another for use in connection with the
- 336 location, construction and/or operation of such a project or any
- 337 facilities or public infrastructure related to the project, and
- 338 may accept such grants or contributions of funds; and/or
- 339 2. A local water association incorporated as
- 340 a nonprofit corporation and located within such county for the
- 341 purpose of defraying the costs incurred or to be incurred thereby
- 342 in connection with water or wastewater-related infrastructure



improvements, including an elevated water tank, located within the project area; and

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

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

(f) In any county in which there is to be located a project, upon the sale of any sixteenth section lands for

368	industrial purposes as provided by law for such project, the board
369	of education controlling such lands, the superintendent of
370	education and the Mississippi Development Authority, on behalf of
371	the state, may sell and convey all minerals in, on and under any
372	such lands for such consideration determined to be adequate by,
373	and upon such terms and conditions prescribed by, such board of
374	education, superintendent of education and the Mississippi
375	Development Authority.

- 376 (g) In any county in which there is to be located a
 377 project, the governing authority of the applicable public agency
 378 may enter into an agreement binding on future governing
 379 authorities, for any period not to exceed thirty (30) years to:
- (i) Waive any and all fees and expenses associated with building permits and privilege licenses required for the project;
- (ii) Establish and/or maintain a rate structure
 for water supplied to the project and wastewater received from the
 project, which shall be no higher than the lowest tariff prices
 for such water and wastewater charged to any customer of equal or
 lesser volume located within the boundaries of the public agency;
- 388 (iii) Provide firefighting, hazardous materials
 389 emergency response, technical rescue and medical response
 390 assistance to the enterprise owning or operating the project; and
- 391 (iv) Require any contractor hired by the public 392 agency for purposes of entering onto the project site for such

- project to perform work-related to the provision of water supply or wastewater services, to procure customary liability insurance designating the enterprise owning or operating the project as an additional insured and to contractually indemnify such enterprise for any losses incurred by the enterprise as a result of such contractor's negligence and/or willful acts or omissions arising from the contractor's entry upon such project site.
- 400 (5) (a) As used in this subsection:
- 401 (i) "Project" shall have the meaning ascribed to 402 such term in Section 57-75-5(f) (xxxi).
- (ii) "Public agency" means the county in which the project is located, any municipality located in the county, and/or any economic development authority, economic development district, industrial development authority, port authority or airport authority or similar public agency created pursuant to state law.
- 408 (iii) "Board of education" shall have the meaning 409 ascribed to such term in Section 29-3-1.1.
- 410 (iv) "Superintendent of education" shall have the 411 meaning ascribed to such term in Section 29-3-1.1.
- 412 (b) In any county in which there is to be located a
 413 project, any public agency is authorized to assist as provided in
 414 this paragraph in defraying the costs incurred or to be incurred
 415 by the enterprise establishing the project and/or any public
 416 agency in connection with the location, construction and/or
 417 operation of the project or any facilities or public

infrastructure related to the project. Any such public agency may 419 provide such assistance by contributing or lending any sum 420 approved for such purpose by the governing authority of such 421 public agency, upon such terms as the governing authority of such 422 public agency may agree, to the entity or public agency that 423 directly or indirectly incurs or will incur such costs or as 424 otherwise provided in paragraph (c) of this subsection. 425 proceeds of the contribution or loan shall be used by the 426 recipient in connection with the location, construction and/or 427 operation of the project or any facilities or public 428 infrastructure related to the project, including, without 429 limitation, to defray the costs of site preparation, utilities, real estate purchases, purchase options and improvements, 430

infrastructure, roads, rail improvements, public works, job

training, as well as planning, design and environmental impact

studies with respect to a project, and any other expenses approved

- 435 In order to provide the amounts set forth in 436 paragraph (b) of this subsection:
- 437 Any such county may appropriate monies from (i) 438 the county's general funds or provide such amounts from the 439 proceeds of general obligation bonds. Any such county may issue 440 the bonds for such purpose pursuant to the procedures for the issuance of bonds under Chapter 9, Title 19, Mississippi Code of 441



by any such public agency.

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442 1972, Section 19-5-99 or in any other manner permitted by any

- 443 local and private law or other general laws; and
- 444 (ii) Any public agency may borrow or accept grants
- of such amounts from the authority or the Mississippi Development
- 446 Authority for such duration and upon such terms and conditions
- 447 approved by the governing authority of such public agency and the
- 448 authority or Mississippi Development Authority, as applicable.
- (d) In any county in which there is to be located a
- 450 project, the governing authorities of public agencies may:
- 451 (i) Transfer and convey among themselves, with or
- 452 without consideration being paid or received, any real and/or
- 453 personal property for use in connection with the location,
- 454 construction and/or operation of a project or any facilities or
- 455 public infrastructure related to the project, and may accept such
- 456 transfers or donations;
- 457 (ii) Make grants or other contributions of funds
- 458 to one another for use in connection with the location,
- 459 construction and/or operation of such a project or any facilities
- 460 or public infrastructure related to the project, and may accept
- 461 such grants or contributions of funds; and
- 462 (iii) Make one or more grants or other
- 463 contributions of funds to an enterprise or affiliate thereof
- 464 owning and/or operating a project in such amount or amounts
- 465 approved by such governing authority, and enter into an agreement
- 466 with such enterprise to make such grants or other contributions of



- funds; however, the duration of any such obligation of the public agency to make such grants or other contributions shall not exceed thirty (30) years.
- 470 In any county in which there is to be located a 471 project, the public agency seeking to acquire any real property to 472 be used in connection with the location, construction and/or 473 operation of the project, shall be exempt with respect to such 474 property from the requirements of Section 43-37-3(1)(b) and (c) if 475 the purchase price for such property equals the lowest price 476 negotiated between the owner of the property and the public agency 477 seeking to acquire the property, and at which the owner of the 478 property is willing to sell the property, and any such public 479 agency is further authorized to procure an option to purchase any 480 such real property for such purchase price authorized by this 481 subsection for the lowest option payment at which the owner of the 482 property is willing to grant such option.
 - (f) In any county in which there is to be located a project, upon the sale of land owned by an industrial development authority, port authority or airport authority for industrial purposes as provided by law for such project, the governing authorities controlling such lands may sell and convey all minerals in, on and under any such lands for such consideration determined to be adequate by, and upon such terms and conditions prescribed by, such governing authority or may otherwise enter into a written agreement with the enterprise owning and/or

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operating such project pursuant to which such governing authority
of the industrial development authority, port authority or airport
authority, as the case may be, may agree to perpetually refrain
from using the surface of such land upon which the project is
located to access any minerals located thereunder in which such
public agency has a retained ownership interest. Any such written
agreement shall be binding upon future governing authorities.

- (g) In any county in which there is to be located a project, the governing authority of the applicable public agency may enter into an agreement binding on future governing authorities, for any period not to exceed thirty (30) years to:
- (i) Waive any and all fees and expenses associated with building permits and privilege licenses required for the project;
- (ii) Establish and/or maintain a rate structure
 for water supplied to the project and wastewater received from the
 project, which shall be no higher than the lowest tariff prices
 for such water and wastewater charged to any customer of equal or
 lesser volume located within the boundaries of the public agency;
 and
- (iii) Require any contractor hired by the public agency for purposes of entering onto the project site for such project to perform work related to the provision of water supply or wastewater services, to procure customary liability insurance designating the enterprise owning or operating the project as an



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- 517 additional insured and to contractually indemnify such enterprise
- 518 for any losses incurred by the enterprise as a result of such
- 519 contractor's negligence and/or willful acts or omissions arising
- 520 from the contractor's entry upon such project site.
- 521 (6) (a) As used in this subsection:
- 522 (i) "Project" shall have the meaning ascribed to
- 523 such term in Section 57-75-5(f) (xxxii).
- (ii) "Public agency" means the county in which the
- 525 project is located, any municipality located in the county, and/or
- 526 any economic development authority, economic development district,
- 527 industrial development authority, port authority, airport
- 528 authority, public utility or similar public agency created
- 529 pursuant to state law.
- (b) In any county in which there is to be located a
- 531 project, any public agency is authorized to assist as provided in
- 532 this paragraph in defraying the costs incurred or to be incurred
- 533 by the enterprise establishing the project and/or any public
- 534 agency in connection with the location, construction and/or
- 535 operation of the project or any facilities or public
- 536 infrastructure related to the project. Any such public agency may
- 537 provide such assistance by contributing or lending any sum
- 538 approved for such purpose by the governing authority of such
- 539 public agency, upon such terms as the governing authority of such
- 540 public agency may agree, to the entity or public agency that
- 541 directly or indirectly incurs or will incur such costs or as



542 otherwise provided in paragraph (c) of this subsection. proceeds of the contribution or loan shall be used by the 543 recipient in connection with the location, construction and/or 544 operation of the project or any facilities or public 545 546 infrastructure related to the project, including, without 547 limitation, to defray the costs of site preparation, utilities, real estate purchases, purchase options and improvements, 548 549 infrastructure, roads, rail improvements, public works, job 550 training, as well as planning, design and environmental impact studies with respect to a project, and any other expenses approved 551 552 by any such public agency. Any such public agency may 553 alternatively provide such assistance by undertaking the 554 acquisition of real and/or personal property, or interests 555 therein, with respect to, and the design, engineering, construction and installation of, any facilities or public 556 557 infrastructure related to the project regardless of whether it is 558 authorized by applicable statutes to operate such facilities or 559 public infrastructure and/or provide any utility services 560 therefrom following the completion thereof; provided that, if the 561 public agency is authorized by applicable statutes to operate such 562 facilities or public infrastructure following the completion 563 thereof, such public agency may transfer, and if the public agency 564 is not authorized by applicable statutes to operate such 565 facilities or public infrastructure and/or provide any utility services therefrom following the completion thereof, the public 566

agency shall transfer, such facilities or public infrastructure to another public agency that is authorized by applicable statutes to operate such facilities or public infrastructure and/or provide any utility services therefrom.

- 571 (c) In order to provide the amounts or otherwise 572 perform any permitted actions set forth in paragraph (b) of this 573 subsection:
- 574 (i) Any such county may appropriate monies from 575 the county's general funds or provide such amounts from the proceeds of general obligation bonds or other indebtedness 576 577 permitted by any local and private law or other general laws. Any 578 such county may issue the bonds for such purpose pursuant to the 579 procedures for the issuance of bonds under Chapter 9, Title 19, 580 Mississippi Code of 1972, Section 19-5-99 or in any other manner 581 permitted by any local and private law or other general laws; and
 - (ii) Any public agency may borrow or accept grants or other funds of such amounts from the authority or the Mississippi Development Authority for such duration and upon such terms and conditions approved by the governing authority of such public agency and the authority or Mississippi Development Authority, as applicable.
- (iii) Any such county may enter into one or more
 agreements with the authority or Mississippi Development Authority
 approved by the board of supervisors of the county and, as
 applicable, to remit to the authority or Mississippi Development



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Authority, as applicable, on an annual or other periodic basis for a duration up to thirty (30) years, a portion of any fee-in-lieu of ad valorem taxes, together with a portion of any county ad valorem taxes, derived from the project. Any such written agreement shall be binding upon future boards of supervisors of the county.

598 (d) In any county in which there is to be located a 599 project, the governing authorities of public agencies may:

(i) Transfer and convey among themselves, or to the authority, the Mississippi Development Authority, the Mississippi Department of Transportation or any other state agency, with or without consideration being paid or received, any real and/or personal property for use in connection with the location, construction and/or operation of a project or any facilities or public infrastructure related to the project, and may accept such transfers or donations;

(ii) Make grants or other contributions of funds to any public agency and/or any local water association incorporated as a nonprofit corporation and located within such county for the purpose of defraying the costs incurred or to be incurred thereby in connection with water or wastewater-related infrastructure improvements, including one or more water tanks, related to the project, and/or undertake the acquisition of real and/or personal property, or interests therein, with respect to, and the design, engineering, construction and installation of, any

617	water or wastewater-related infrastructure, including one or more
618	water tanks, related to the project, and thereafter transfer and
619	convey to any other public agency and/or any local water
620	association any real and/or personal property for use in
621	connection with water or wastewater-related infrastructure
622	improvements, including one or more water tanks, related to the
623	project, in consideration solely of the acceptance by the public
624	agency and/or the local water association, as applicable, of such
625	improvements and its agreement to operate the improvements to
626	provide water or wastewater-related services to the project;
627	(iii) Make grants or other contributions of funds
628	to a municipality located within such county for the purpose of
629	defraying the costs incurred or to be incurred thereby in
630	connection with natural gas-related infrastructure improvements
631	related to the project, and/or undertake the acquisition of real
632	and/or personal property, or interests therein, with respect to,
633	and the design, engineering, construction and installation of, any
634	natural gas-related infrastructure improvements related to the
635	project, and thereafter transfer and convey to any such
636	municipality any real and/or personal property for use in
637	connection with natural gas-related infrastructure improvements
638	related to the project, in consideration solely of the acceptance
639	by the municipality of such improvements and its agreement to
640	operate the improvements to provide natural gas-related services
641	to the project;

642	(iv) Make grants or other contributions of funds
643	to one another, or to the authority, the Mississippi Development
644	Authority, the Mississippi Department of Transportation or any
645	other state agency, for use in connection with the location,
646	construction and/or operation of such a project or any facilities
647	or public infrastructure related to the project, and may accept
648	such grants or contributions of funds;
649	(v) Make one or more grants or other contributions
650	of funds to an enterprise or affiliate thereof owning and/or
651	operating a project in such amount or amounts approved by such
652	governing authority, and enter into an agreement with such
653	enterprise that is binding on future governing authorities to make
654	such grants or other contributions of funds; however, the duration
655	of any such obligation of the public agency to make such grants or
656	other contributions shall not exceed thirty (30) years; and
657	(vi) Provide firefighting, hazardous materials

(vi) Provide firefighting, hazardous materials emergency response, technical rescue and medical response assistance to the enterprise owning or operating the project, and enter into an agreement binding on future governing authorities with such enterprise to provide such firefighting, hazardous materials emergency response, technical rescue and medical response assistance for a term not to exceed thirty (30) years, to be determined by the governing authority of the public agency entering into such agreement.



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

(f) In any county in which there is to be located a project, upon the conveyance or other disposition of land owned by a public agency for industrial purposes as provided by law for such project, the governing authority of the public agency controlling such lands may enter into a written agreement with the enterprise owning and/or operating such project pursuant to which such governing authority may agree to perpetually refrain from using the surface of such land upon which the project is located to access any minerals located thereunder in which such public



agency has a retained ownership interest. Any such written agreement shall be binding upon future governing authorities.

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

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

(ii) Establish and/or maintain a rate structure for water and natural gas supplied to the project and wastewater received from the project, which shall be no higher than the lowest tariff prices for such water, natural gas and wastewater charged to any customer of equal or lesser volume located within the boundaries of the public agency; and

(iii) Require any contractor hired by the public agency for purposes of entering onto the project site for such project to perform work related to the provision of water or natural gas supply or wastewater services, to procure customary liability insurance designating the enterprise owning or operating the project as an additional insured and to contractually indemnify such enterprise for any losses incurred by the enterprise as a result of such contractor's negligence and/or willful acts or omissions arising from the contractor's entry upon

such project site.

- 715 (7) (a) As used in this subsection:
- 716 (i) "Project" shall have the meaning ascribed to
- 717 such term in Section 57-75-5(f)(xxxiii).
- 718 (ii) "Public agency" means the county in which the
- 719 project is located, any municipality located in the county, and/or
- 720 any economic development authority, economic development district,
- 721 industrial development authority, port authority, airport
- 722 authority, public utility or similar public agency created
- 723 pursuant to state law.
- 724 (iii) "Board of education" shall have the meaning
- 725 ascribed to such term in Section 29-3-1.1.
- 726 (iv) "Superintendent of education" shall have the
- 727 meaning ascribed to such term in Section 29-3-1.1.
- 728 (b) In any county in which there is to be located a
- 729 project, any public agency is authorized to assist as provided in
- 730 this paragraph in defraying the costs incurred or to be incurred
- 731 by the enterprise establishing the project and/or any public
- 732 agency in connection with the location, construction and/or
- 733 operation of the project or any facilities or public
- 734 infrastructure related to the project. Any such public agency may
- 735 provide such assistance by contributing or lending any sum
- 736 approved for such purpose by the governing authority of such
- 737 public agency, upon such terms as the governing authority of such
- 738 public agency may agree, to the entity or public agency that
- 739 directly or indirectly incurs or will incur such costs or as



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     otherwise provided in paragraph (c) of this subsection.
     proceeds of the contribution or loan shall be used by the
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     recipient in connection with the location, construction and/or
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     operation of the project or any facilities or public
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     infrastructure related to the project, including, without
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     limitation, to defray the costs of site preparation, utilities,
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     real estate purchases, purchase options and improvements,
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     infrastructure, roads, rail improvements, public works, job
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     training, as well as planning, design and environmental impact
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     studies with respect to a project, and any other expenses approved
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     by any such public agency. Any such public agency may
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     alternatively provide such assistance by undertaking the
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     acquisition of real and/or personal property, or interests
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     therein, with respect to, and the design, engineering,
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     construction and installation of, any facilities or public
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     infrastructure related to the project regardless of whether it is
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     the public agency authorized by applicable statutes to operate
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     such facilities or public infrastructure and/or provide any
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     utility services therefrom following the completion thereof;
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     provided that, if the public agency is authorized by applicable
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     statutes to operate such facilities or public infrastructure
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     following the completion thereof, such public agency may transfer,
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     and if the public agency is not authorized by applicable statutes
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     to operate such facilities or public infrastructure and/or provide
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     any utility services therefrom following the completion thereof,
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- 765 the public agency shall transfer such facilities or public
- 766 infrastructure to another public agency that is authorized by
- 767 applicable statutes to operate such facilities or public
- 768 infrastructure and/or provide any utility services therefrom.
- 769 (c) In order to provide the amounts or otherwise
- 770 perform any permitted actions set forth in paragraph (b) of this
- 771 subsection:
- 772 (i) Any such county may appropriate monies from
- 773 the county's general fund or provide such amounts from the
- 774 proceeds of general obligation bonds or other indebtedness
- 775 permitted by any local and private law or other general laws. Any
- 776 such county may issue the bonds for such purpose pursuant to the
- 777 procedures for the issuance of bonds under Title 19, Chapter 9,
- 778 Mississippi Code of 1972, Section 19-5-99 or in any other manner
- 779 permitted by any local and private law or other general laws;
- 780 (ii) Any public agency may borrow or accept grants
- 781 or other funds of such amounts from the authority or the
- 782 Mississippi Development Authority for such duration and upon such
- 783 terms and conditions approved by the governing authority of such
- 784 public agency and the authority or Mississippi Development
- 785 Authority, as applicable; and
- 786 (iii) Any such county and/or municipality may
- 787 enter into one or more agreements with the authority or
- 788 Mississippi Development Authority approved by the board of
- 789 supervisors of such county and/or the governing authority of such



- 790 municipality, as applicable, to remit to the authority or 791 Mississippi Development Authority, as applicable, on an annual or 792 other periodic basis for a duration up to thirty (30) years, a 793 portion of any fee-in-lieu of ad valorem taxes, together with a 794 portion of any ad valorem taxes that the county and/or 795 municipality derives from the project. Any such written agreement 796 shall be binding upon future governing authorities of the county 797 and/or municipality, as applicable.
- 798 (d) In any county in which there is to be located a
 799 project, the governing authorities of public agencies may:
- 800 (i) Transfer and convey among themselves, or to 801 the authority, the Mississippi Development Authority, the 802 Mississippi Department of Transportation or any other state 803 agency, with or without consideration being paid or received, any 804 real and/or personal property for use in connection with the 805 location, construction and/or operation of a project or any 806 facilities or public infrastructure related to the project, and 807 may accept such transfers or donations;
- (ii) Make grants or other contributions of funds
 to any public agency and/or any local water association
 incorporated as a nonprofit corporation and located within such
 county for the purpose of defraying the costs incurred or to be
 incurred thereby in connection with water or wastewater-related
 infrastructure improvements, including one or more water tanks,
 related to the project, and/or undertake the acquisition of real



816 and the design, engineering, construction and installation of, any 817 water or wastewater-related infrastructure, including one or more 818 water tanks, related to the project, and thereafter transfer and 819 convey to any other public agency and/or any local water 820 association any real and/or personal property for use in 821 connection with water or wastewater-related infrastructure 822 improvements, including one or more water tanks, related to the 823 project, in consideration solely of the acceptance by the public 824 agency and/or the local water association, as applicable, of such 825 improvements and its agreement to operate the improvements to 826 provide water or wastewater-related services to the project; 827 Make grants or other contributions of funds (iii) 828 to one another, or to the authority, the Mississippi Development 829 Authority, the Mississippi Department of Transportation or any 830 other state agency, for use in connection with the location, 831 construction and/or operation of such a project or any facilities 832 or public infrastructure related to the project, and may accept 833 such grants or contributions of funds; 834 (iv) Make one or more grants or other 835 contributions of funds to an enterprise or affiliate thereof 836 owning and/or operating a project in such amount or amounts 837 approved by such governing authority, and enter into an agreement 838 with such enterprise that is binding on future governing

and/or personal property, or interests therein, with respect to,

authorities to make such grants or other contributions of funds;

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however, the duration of any such obligation of the public agency to make such grants or other contributions shall not exceed thirty (30) years; and

843 Provide firefighting, hazardous materials 844 emergency response, technical rescue and medical response 845 assistance to the enterprise owning or operating the project, and 846 enter into an agreement binding on future governing authorities 847 with such enterprise to provide such firefighting, hazardous 848 materials emergency response, technical rescue and medical 849 response assistance for a term not to exceed thirty (30) years, to 850 be determined by the governing authority of the public agency 851 entering into such agreement.

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

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payment at which the owner of the property is willing to grant such option.

867 (f) In any county in which there is to be located a 868 project * * *:

(i) Upon the conveyance or other disposition of land owned by a public agency for industrial purposes as provided by law for such project, the governing authority of the public agency controlling such lands may enter into a written agreement with the enterprise owning and/or operating such project pursuant to which such governing authority may agree to perpetually refrain from using the surface of such land upon which the project is located to access any minerals located thereunder in which such public agency has a retained ownership interest. Any such written agreement shall be binding upon future governing authorities.

(ii) Upon the sale of any sixteenth section lands for industrial purposes as provided by law for such project, the board of education controlling such lands, the superintendent of education and the Mississippi Development Authority, acting in concert on behalf of the state, may sell and convey all minerals in, on and under any such lands for such consideration determined to be adequate by, and upon such terms and conditions prescribed by, the board of education, the superintendent of education and the Mississippi Development Authority, or may otherwise enter into a written agreement with the enterprise owning or operating such project pursuant to which the board of education, the

890	superintendent of education and the Mississippi Development
891	Authority may agree to perpetually refrain from using the surface
892	of such sixteenth section land upon which the project is located
893	to access any minerals located thereunder in which the state has a
894	retained ownership interest. Any such written agreement shall be
895	binding upon future governing authorities.
896	(g) In any county in which there is to be located a

- (g) In any county in which there is to be located a project, the governing authority of the applicable public agency may enter into an agreement binding on future governing authorities, for any period not to exceed thirty (30) years, to:
- 900 (i) Waive or reduce any fees and expenses 901 associated with building permits and privilege licenses required 902 for the project;
 - (ii) Establish and/or maintain a rate structure for potable water to the project, nonpotable and treated, reclaimed wastewater supplied to the project for nonpotable purposes, and wastewater received from the project, which rates shall be established and/or maintained, as applicable, in the manner prescribed by state law and the local tariffs of the public agency providing such water and accepting such wastewater; and
- 910 (iii) Require any contractor hired by the public 911 agency for purposes of entering onto the project site for such 912 project to perform work related to the provision of water or 913 wastewater services, to procure customary liability insurance 914 designating the enterprise owning or operating the project as an



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additional insured and to contractually indemnify such enterprise for any losses incurred by the enterprise as a result of such contractor's negligence and/or willful acts or omissions arising from the contractor's entry upon such project site.

- 919 In any county in which there is to be located a (h) 920 project, the governing authority of any public agency accepting 921 and treating wastewater from the project may provide and sell to 922 any public agency providing water to the project treated, 923 reclaimed wastewater supplied for nonpotable purposes for resale 924 by such public agency providing water to the project to any 925 enterprise or affiliate thereof owning and/or operating the 926 project or any portion thereof for use in the operation of the 927 project for cooling or other exclusively nonpotable purposes. 928 Such public agencies may enter into an agreement binding on future 929 governing authorities thereof, for any period designated thereby, 930 to memorialize the terms and conditions of the provision, sale and 931 use of treated, reclaimed wastewater supplied for nonpotable 932 purposes to the project, including, but not limited to, the rates 933 applicable for such reclaimed wastewater supplied for nonpotable 934 purposes.
 - (8) The powers and authority granted in this section are an additional, alternative and supplemental method for doing the things authorized by this section and are additional and supplemental to, and not in derogation of, any other powers conferred by law.



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940 **SECTION 3.** This act shall take effect and be in force from 941 and after July 1, 2025.

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

AN ACT TO AMEND SECTION 29-3-29, MISSISSIPPI CODE OF 1972, TO
PROVIDE AN EXCEPTION TO THE RESERVATION OF MINERALS IN, ON AND
UNDER CERTAIN SIXTEENTH SECTION LANDS CONVEYED FOR INDUSTRIAL
DEVELOPMENT; TO AMEND SECTION 57-75-37, MISSISSIPPI CODE OF 1972,
TO AUTHORIZE THE SALE OF CERTAIN SIXTEENTH SECTION MINERAL
INTERESTS TO THE ENTERPRISES OWNING OR OPERATING CERTAIN PROJECTS,
OR TO AUTHORIZE THE PERPETUAL WAIVER OF THE RIGHT TO USE THE

8 SURFACE OF SUCH SIXTEENTH SECTION LANDS FOR EXPLORATION OR 9 PRODUCTION OF MINERALS; AND FOR RELATED PURPOSES.