By: Minor To: Finance

SENATE BILL NO. 3058 (As Sent to Governor)

1 2 3	AN ACT TO AMEND SECTION 27-105-365, MISSISSIPPI CODE OF 1972, TO REVISE PERMITTED INVESTMENTS FOR COMMUNITY HOSPITALS; AND FOR RELATED PURPOSES.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
5	SECTION 1. Section 27-105-365, Mississippi Code of 1972, is
6	amended as follows:[CSQ1]
7	27-105-365. (1) The commissioners or board of trustees of
8	any hospital owned and operated separately or jointly by one or
9	more counties, cities, towns, supervisors districts, or election
LO	districts or combinations thereof, including hospitals established
L1	under the authority of Sections 41-13-1 through 41-13-9, as now or
L2	hereafter amended, are hereby authorized and empowered to deposit
L3	the funds of such hospital in one or more financial institutions
L4	whose accounts are insured by the Federal Deposit Insurance
L5	Corporation, selected by the board of trustees in the same manner
L6	as county depositories are selected by boards of supervisors
L7	pursuant to Section 27-105-305, located in its county or counties,
L8	except as otherwise provided in the following paragraphs.
L9	At the regular December meeting of the board of trustees in
20	1995, or at any regular December meeting of the board thereafter,
21	the board may, in its discretion, give notice by publication to
22	all financial institutions in its county or counties whose
23	accounts are insured by the Federal Deposit Insurance Corporation,
24	that bids will be received from financial institutions at the
25	following January meeting, or some subsequent meeting, for the
26	privilege of keeping the hospital funds or any part thereof for a

27 period of three (3) years, subject to earlier termination as 28 authorized in this <u>subsection</u>. Such bids shall be submitted and accepted in the same manner as provided in Section 27-105-305. 29 30 After the board has selected a depository or depositories as 31 provided in this <u>subsection</u>, the board may, at any regular December meeting during the three-year period, give notice to and 32 receive bids from financial institutions in the manner provided in 33 34 this <u>subsection</u>, for the privilege of keeping the hospital funds or any part thereof for a period of three (3) years, subject to 35 earlier termination as authorized in this <u>subsection</u>; and after 36 receiving such bids, the board may reject all bids and elect to 37 keep the funds in the current depository or depositories for the 38 39 remainder of the three-year period under the terms originally agreed to with the depository or depositories, or if the board 40 determines it to be in the best interests of the hospital, it may 41 terminate the agreement with the current depository or 42 depositories and select a new depository or depositories or the 43 44 same depository or depositories from the bids received, choosing the bid or bids proposing the best terms for the hospital. 45 46 Such hospital funds, when so deposited, shall have the same 47 security and protection as required for county funds in Section 48 27-105-315. When more than one (1) depository of whatever type is authorized, the commissioners or board of trustees may select one 49 50 or more of such depositories and may apportion such deposits, at 51 their or its discretion, if more than one (1) depository is selected. If there is no financial institution located within 52 53 such county or counties, the commissioners or board of trustees of such hospital may select, in their or its discretion, a depository 54 55 located outside of such county or counties. 56 The commissioners or boards of trustees of such community hospitals shall deposit the funds of such hospital into the 57 58 depository selected under this section on the day when they are received or collected, or on the next business day thereafter. 59 60 The commissioners or board of trustees of any such

hospital may, in their or its discretion, maintain one or more special funds for the purpose of making necessary repairs, necessary purchases of equipment, meeting operational and

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64 maintenance expenses, allowing for depreciation, providing
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- 65 contingent funds for emergencies, funding hospital improvements,
- or providing for other special needs, and may deposit any part of
- 67 such special fund in accordance with the provisions contained in
- 68 subsection (1) for the deposit of other funds of such hospital.
- 69 Said commissioners or board of trustees may also invest any part
- 70 of such special fund, any funds derived from the sale of bonds, or
- 71 any other funds in excess of the sums which will be required to
- 72 meet the current needs and demands of no more than seven (7)
- 73 business days in the following:
- 74 (a) In any bonds or other direct obligations of the
- 75 United States of America or the State of Mississippi, or of any
- 76 county, school district or municipality of this state, which such
- 77 county, school district or municipal bonds have been approved by a
- 78 reputable bond attorney or have been validated by decree of the
- 79 chancery court;
- 80 (b) In obligations issued or guaranteed in full as to
- 81 principal and interest by the United States of America which are
- 82 subject to a repurchase agreement with a financial institution
- 83 certified as a qualified depository;
- 84 (c) In United States government agency, United States
- 85 government instrumentality, or United States government sponsored
- 86 enterprise obligations, the principal and interest of which are
- 87 fully guaranteed by the government of the United States, such as
- 88 the Government National Mortgage Association; or United States
- 89 government agency, United States government instrumentality, or
- 90 United States government sponsored enterprise obligations, the
- 91 principal and interest of which are guaranteed by any United
- 92 States government agency, United States government
- 93 instrumentality, or United States government sponsored enterprise.
- 94 However, at no time shall the funds invested in United States
- 95 government agency, United States government instrumentality, or
- 96 United States government sponsored enterprise obligations

97 enumerated in the preceding sentence exceed fifty percent (50%) of

98 all monies invested with maturities of thirty (30) days or longer.

- 99 The limitation set forth in the preceding sentence shall be
- 100 applicable only at the time of purchase and shall not require the
- 101 liquidation of any investment at any time;
- 102 (d) In an account or accounts in one or more financial
- 103 institutions located in this state, and such funds when so
- 104 invested shall have the same security and protection as required
- 105 in Section 27-105-315;
- 106 (e) In an insured account or accounts in one or more
- 107 financial institutions in this state whose accounts are insured by
- 108 the Federal Deposit Insurance Corporation; provided that the
- 109 amount in any single account shall not exceed the amount which at
- 110 any one time is insured by the Federal Deposit Insurance
- 111 Corporation;
- 112 <u>(f)</u> In any open-end or closed-end management type
- 113 investment company or investment trust registered under the
- 114 provisions of 15 USCS Section 80(a)-1 et seq., provided that the
- 115 portfolio of such investment company or investment trust is
- 116 limited to direct obligations issued by the United States of
- 117 America, United States government agencies, United States
- 118 government instrumentalities or United States government sponsored
- 119 enterprises, and to repurchase agreements fully collateralized by
- 120 direct obligations of the United States of America, United States
- 121 government agencies, United States government instrumentalities or
- 122 United States government sponsored enterprises, and the investment
- 123 company or investment trust takes delivery of such collateral for
- 124 the repurchase agreement, either directly or through an authorized
- 125 custodian. The total dollar amount of funds invested in all
- 126 open-end and closed-end management type investment companies and
- 127 investment trusts at any one time shall not exceed twenty percent
- 128 (20%) of the total dollar amount of funds invested under this
- 129 subsection. The limitation set forth in the preceding sentence

- 130 shall be applicable only at the time of purchase and shall not
- 131 require the liquidation of any investment at any time.
- 132 <u>(g)</u> In <u>a</u> * * * trust <u>fund</u> consisting of pooled or
- 133 commingled funds of other hospitals, provided that (i) the
- 134 portfolio of such trust fund may include investments in commercial
- 135 paper having one (1) of the two (2) highest short-term rating
- 136 <u>categories of either Standard & Poor's Corporation or Moody's</u>
- 137 <u>Investors Service</u>, or corporate notes and bonds having one (1) of
- 138 the three (3) highest short-term rating categories of either
- 139 <u>Standard & Poor's Corporation or Moody's Investors Service, (ii)</u>
- 140 the portfolio of such * * * trust <u>fund</u> is <u>otherwise</u> limited to
- 141 investments authorized under this section; provided, however, that
- 142 <u>such investments shall not be subject to the percentage</u>
- 143 <u>limitations set forth in subsection (2)(c) or subsection (2)(f) of</u>
- 144 this section, (iii) such trust is managed by an entity with trust
- 145 powers or by an investment adviser registered with the Securities
- 146 and Exchange Commission and retained as an investment manager by
- 147 the commissioners or the board of trustees, as the case may be,
- 148 and <u>(iv)</u> any investment manager approved by the commissioners or
- 149 the board of trustees, as the case may be, shall invest such
- 150 commingled funds as a fiduciary.
- In addition, the commissioners or the board of trustees, in
- 152 their or its discretion, may invest such funds as permitted by
- 153 Section 19-9-29, 21-33-323, 27-105-33 or 37-59-43, as the same may
- 154 be amended from time to time.
- In any event, the bonds or obligations described in paragraph
- 156 (a), (b) or (c) of this subsection (2) in which such funds are
- 157 invested shall mature or be redeemable prior to the time the funds
- 158 so invested will be needed for expenditures. When bonds or other
- 159 obligations have been so purchased, the same may be sold or
- 160 surrendered for redemption at any time by order or resolution of
- 161 the commissioners or board of trustees of any such hospital, and
- 162 the president or vice president, when authorized by such order or

resolution, shall have the power and authority to execute all instruments and take such other action as may be necessary to effectuate the sale or redemption thereof.

When any such special fund is maintained for a purpose that requires contract letting or other action by the governing authority or authorities of the counties, cities, towns, supervisors districts or election districts, separately or jointly owning and operating such hospital, the commissioners or board of trustees of the hospital may transfer the whole or any part of any such special fund to the governing authority or authorities aforesaid on condition that the same be used for such purpose or returned to the transferring commissioners or board of trustees within the time designated in the conditions.

(3) All funds which shall be derived from any tax levied for the support and maintenance of any such hospital, and all other funds which may be made available for the support and maintenance of any such hospital by the state or any county or municipality, and all fees and other monies which may be collected or received by or for such hospital shall be placed in a special fund to the credit of such hospital within sixty (60) days after collection, and all such funds shall be expended and paid out upon the allowance of the board of trustees or commissioners of the hospital, as the case may be, and disbursed by checks signed by such person, officer or officers, as may be designated by such board of trustees or commissioners. Any officer or person who shall be designated by such board of trustees or commissioners to execute such checks shall furnish to such board of trustees or commissioners a good and sufficient surety bond in such amount as such board of trustees may fix, conditioned upon the faithful discharge of his duties, and the premium on such bond shall be paid from the funds available for the support and maintenance of such hospital. No funds shall be disbursed by any such hospital until the board of trustees or the commissioners thereof shall

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- 196 have adopted an annual budget and submitted same to the respective
- 197 governing authority or authorities of the counties, cities, towns,
- 198 supervisors districts, or election districts, separately or
- 199 jointly owning and operating such hospital, and until such budget
- 200 shall have been approved by the governing authority or
- 201 authorities, as the case may be, which approval shall be evidenced
- 202 by a proper order recorded upon the minutes of each such
- 203 authority. The accounts and records of any such hospital shall be
- 204 audited by the State Department of Audit at the same time and in
- 205 the same manner as the accounts and financial records of the
- 206 county are audited, and for such purpose shall be considered in
- 207 all respects as county accounts and records; however, this
- 208 provision with regard to such audits shall be applicable only to
- 209 hospitals owned wholly or in part by a county.
- 210 (4) The provisions of this section shall not apply to
- 211 hospitals owned jointly by a city and county and operated by lease
- 212 agreement or contract with a nonprofit hospital corporation.
- 213 SECTION 2. This act shall take effect and be in force from
- 214 and after July 1, 2000.