Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2848

BY: Committee

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

- 58 **SECTION 1.** Section 27-104-321, Mississippi Code of 1972, is
- 59 brought forward as follows:
- 60 27-104-321. (1) All funds received by or on behalf of the
- 61 State of Mississippi through the Coronavirus State Fiscal Recovery
- 62 Fund in Section 9901 of the American Rescue Plan Act of 2021
- 63 (Public Law No. 117-2) shall be deposited into the Coronavirus
- 64 State Fiscal Recovery Fund created in subsection (2) of this
- 65 section.
- 66 (2) There is created in the State Treasury a special fund to
- 67 be designated as the "Coronavirus State Fiscal Recovery Fund."



- 68 The special fund shall consist of funds required to be deposited
- 69 into the special fund by subsection (1) of this section, funds
- 70 appropriated or otherwise made available by the Legislature in any
- 71 manner, and funds from any other source designated for deposit
- 72 into the special fund. Monies in the fund shall only be spent
- 73 upon appropriation by the Legislature and shall only be used as
- 74 provided in the Coronavirus State Fiscal Recovery Fund in Section
- 75 9901 of the American Rescue Plan Act of 2021 (Public Law No.
- 76 117-2) or as authorized by federal rule or regulation or
- 77 quidelines.
- 78 (3) Unexpended amounts remaining in the special fund at the
- 79 end of a fiscal year shall not lapse into the State General Fund
- 80 but shall remain in the Coronavirus State Fiscal Recovery Fund.
- 81 Any investment earnings or interest earned on amounts in the
- 82 special fund shall be deposited to the credit of the special fund.
- 83 **SECTION 2.** Section 27-104-323, Mississippi Code of 1972, is
- 84 amended as follows:
- 85 27-104-323. (1) All funds received by or on behalf of the
- 86 State of Mississippi through the Coronavirus Local Fiscal Recovery
- 87 Fund in Section 9901 of the American Rescue Plan Act of 2021
- 88 (Public Law No. 117-2) for distribution to nonentitlement units of
- 89 local government shall be deposited into the Coronavirus Local
- 90 Fiscal Recovery Fund created in subsection (2) of this section.
- 91 (2) There is created in the State Treasury a special fund to
- 92 be designated as the "Coronavirus Local Fiscal Recovery Fund" to



- 93 be administered by the Department of Finance and Administration.
- 94 The special fund shall consist of funds required to be deposited
- 95 into the special fund by subsection (1) of this section, funds
- 96 appropriated or otherwise made available by the Legislature in any
- 97 manner, and funds from any other source designated for deposit
- 98 into the special fund. The Department of Finance and
- 99 Administration shall distribute the funds to the nonentitlement
- 100 units of local government in accordance with the Coronavirus Local
- 101 Fiscal Recovery Fund in Section 9901 of the American Rescue Plan
- 102 Act of 2021 (Public Law No. 117-2) and any applicable federal
- 103 guidelines. Such funds shall only be used as provided in the
- 104 Coronavirus Local Fiscal Recovery Fund in Section 9901 of the
- 105 American Rescue Plan Act of 2021 (Public Law No. 117-2) or as
- 106 authorized by federal rule or regulation or guidelines.
- 107 (3) Unexpended amounts remaining in the special fund at the
- 108 end of a fiscal year shall not lapse into the State General Fund
- 109 but shall remain in the Coronavirus Local Fiscal Recovery Fund.
- 110 The State Fiscal Officer shall transfer to the Coronavirus State
- 111 Fiscal Recovery Fund the full amount of any investment earnings or
- 112 interest earned on amounts in the Coronavirus Local Fiscal
- 113 Recovery Fund that are remaining in the Coronavirus Local Fiscal
- 114 Recovery Fund on July 1, 2024. Any investment earnings or
- interest earned on amounts in the \star \star Coronavirus Local Fiscal
- 116 Recovery Fund after July 1, 2024, shall be deposited to the credit



- 117 of the * * * Coronavirus State Fiscal Recovery Fund created in
- 118 <u>Section 27-104-321</u>.
- 119 (4) The State Fiscal Officer is authorized, in his or her
- 120 discretion, to transfer to the federal government any funds in the
- 121 Coronavirus Local Fiscal Recovery Fund that have not been used for
- 122 the purpose for which they were received.
- 123 (5) This section shall stand repealed on July 1, 2026.
- 124 **SECTION 3.** Section 27-104-325, Mississippi Code of 1972, is
- 125 brought forward as follows:
- 126 27-104-325. There is created in the State Treasury a special
- 127 fund to be designated as the "Coronavirus State Fiscal Recovery
- 128 Lost Revenue Fund," which shall consist of funds calculated based
- 129 on a reduction in the state's general revenue due to the
- 130 coronavirus public health emergency, made available through the
- 131 Coronavirus State Fiscal Recovery Fund established by the American
- 132 Rescue Plan Act of 2021, and transferred into the fund by act of
- 133 the Legislature. The fund shall be maintained by the State
- 134 Treasurer as a separate and special fund, separate and apart from
- 135 the General Fund of the state. Unexpended amounts remaining in
- 136 the fund at the end of a fiscal year shall not lapse into the
- 137 State General Fund, and any investment earnings or interest earned
- 138 on amounts in the fund shall be deposited to the credit of the
- 139 fund. Monies in the fund shall be used by the Department of
- 140 Finance and Administration, upon appropriation by the Legislature,
- 141 for the purpose of providing government services.



- 142 **SECTION 4.** Section 37-153-57, Mississippi Code of 1972, is
- 143 brought forward as follows:
- 144 37-153-57. (1) There is established the Accelerate
- 145 Mississippi Workforce Development Program, which shall be directed
- 146 by the office for the purpose of providing education and training
- 147 to citizens seeking employment in high-wage, high-demand
- 148 industries in the state, including, but not limited to, the
- 149 nursing and healthcare fields, which were impacted by the
- 150 disruption to the economy and workforce caused by COVID-19. This
- 151 program shall be subject to the availability of funds appropriated
- 152 by the Legislature using Coronavirus State Fiscal Recovery Funds
- 153 made available under ARPA or any other funds appropriated by the
- 154 Legislature.
- 155 (2) As used in this section, the following words have the
- 156 meanings ascribed unless the context requires otherwise:
- 157 (a) "Recipient" means a community college, institution
- 158 of higher learning, or trainee recipient of grant funding under
- 159 this section.
- 160 (b) "Trainee" means an individual receiving training or
- 161 other services through programs under this article with the goal
- 162 of becoming employed in a high-wage, high-demand industry.
- 163 (c) "High-wage, high-demand industry" means those
- 164 industries paying above Mississippi's median annual income and
- 165 prioritized by the office and the four (4) local workforce areas.



166 (d) "Eligible expenses" means a cost incurred by a 167 recipient, pursuant to this article, to include: 168 Necessary equipment or other supplies; (i) 169 Curricula or other academic or training (ii) 170 materials; 171 (iii) Remote learning or other classroom 172 technology; Stipends for teaching staff or faculty for 173 (iv) 174 workforce development programs; 175 (∇) Trainee support, including tuition expenses 176 and childcare or transportation assistance; 177 Coaching or mentoring services; (vi) 178 (vii) Job placement services; 179 Apprenticeship programs; and (viii) 180 (ix) Recruitment programs. 181 The Department of Employment Security shall serve as 182 fiscal agent in administering the funds. 183 Subject to appropriation by the Legislature, allocations 184 to recipients shall be awarded by the office through an 185 application process, which shall require the applicant to provide: 186 A detailed explanation of the program the applicant 187 intends to use awarded funds to create or expand, including: 188 A description of the high-wage, high-demand (i) 189 field or workforce shortage area the program is intended to

address;

191 (ii)	The	number	of	trainees	who	will	be	served	bу
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- 192 the program; and
- 193 (iii) The average wage rate for trainees receiving
- 194 employment after completing the program;
- 195 (b) A proposed budget on how awarded funds will be
- 196 expended, including a plan to consistently report expenditures to
- 197 the office throughout the funding commitment;
- 198 (c) A plan to provide data on participation and
- 199 outcomes of the program, including a plan to report outcomes to
- 200 the office throughout the funding commitment; and
- 201 (d) Other relevant information as determined
- 202 appropriate by the office.
- 203 (5) Applicants agreeing to commit a portion of their federal
- 204 COVID-19 relief funds, if they received federal COVID-19 relief
- 205 funds directly, or other state, federal or private funds as
- 206 supplemental matching funds to offset the total cost of the
- 207 approved program will be prioritized for approval.
- 208 (6) The office shall:
- 209 (a) Inform each recipient of its portion of the funds
- 210 appropriated to the grant program;
- 211 (b) Develop regulations and procedures to govern the
- 212 administration of the grant program;
- 213 (c) Prioritize high-wage, high-skill industries,
- 214 including, but not limited to, nursing jobs or other jobs within
- 215 the healthcare field; and



216	(d) Coordinate with the Department of Employment
217	Security to share information to identify individuals who were
218	furloughed, unemployed, underemployed or otherwise displaced due
219	to COVID-19.

- 220 (7) The office may use a maximum of two percent (2%) of 221 funds allocated for this article for the administration of the 222 grant program, to the extent permissible under federal law.
- 223 **SECTION 5.** Section 37-153-205, Mississippi Code of 1972, is 224 brought forward as follows:
- 37-153-205. (1) There is established the Accelerate

 Mississippi Nursing/Allied Health Grant Program, which shall be

 directed by the office for the purpose of increasing capacity in

 nursing and allied health training programs, including accredited

 paramedic programs, job sectors which were severely impacted by

 the disruption to the economy and workforce caused by COVID-19.
- (2) For purposes of this section, the following words shall have the meanings ascribed herein unless the context requires otherwise:
- 234 (a) "Grant program" means the program established in
 235 this section, which provides funding, as determined by the office,
 236 from federal COVID-19 relief funds to sustain and increase
 237 capacity in nursing and allied health education and training
 238 programs, including accredited paramedic programs, or to help
 239 retain and graduate nursing and allied health students, at



- 240 community and junior colleges or other entities facilitating
- 241 healthcare-focused training programs as determined by the office.
- 242 (b) "Recipient" means a community or junior college or
- 243 other entities facilitating healthcare-focused training programs
- 244 as determined by the office.
- (c) "Trainee" means an individual receiving training or
- 246 other services through the grant program under this article with
- 247 the goal of becoming employed in the nursing or allied health
- 248 field, including as a licensed paramedic.
- 249 (d) "COVID-19" means the Coronavirus Disease 2019.
- 250 (e) "Federal COVID-19 relief funds" means funds
- 251 allocated to the State of Mississippi from the Coronavirus State
- 252 Fiscal Recovery Fund in Section 9901 of the American Rescue Plan
- 253 Act of 2021 (Public Law No. 117-2).
- 254 (f) "High-wage, high-demand industry" means those
- 255 nursing or allied health jobs, including paramedics, paying above
- 256 Mississippi's median annual income and prioritized by the office.
- 257 (g) "Eligible expenses" means a cost incurred by a
- 258 recipient under this article, to include:
- 259 (i) Necessary equipment or other supplies to
- 260 sustain or increase capacity in nursing or allied health training
- 261 programs, including accredited paramedic programs;
- 262 (ii) Necessary infrastructure, including building
- 263 renovation or construction, for increasing capacity in nursing or



264	allied	health	training	programs,	including	accredited	paramedic

- 265 programs;
- 266 (iii) Curricula or other academic or training
- 267 materials to sustain or increase capacity in nursing or allied
- 268 health training programs, including accredited paramedic programs;
- 269 (iv) Remote learning or other classroom technology
- 270 to sustain or increase capacity in nursing or allied health
- 271 training programs, including accredited paramedic programs;
- 272 (v) Job placement services for nursing or allied
- 273 health students and graduates, including those in accredited
- 274 paramedic programs;
- (vi) Recruitment programs for nursing or allied
- 276 health students and graduates, including those in accredited
- 277 paramedic programs;
- (vii) Other services aimed at helping retain and
- 279 graduate current nursing and allied health students, including
- 280 those in accredited paramedic programs.
- 281 (3) The Department of Employment Security shall serve as
- 282 fiscal agent in administering the funds.
- 283 (4) Subject to appropriation by the Legislature, allocations
- 284 to recipients shall be awarded by the office through an
- 285 application process, which shall require the applicant to provide:
- 286 (a) A detailed explanation of the program the applicant
- 287 intends to use awarded funds to create or expand, to include:



289	workforce shortage the program is intended to address, including
290	specific information from hospitals, clinics, long-term care
291	facilities or other health care providers in the region;
292	(ii) Any relevant waitlist or other information
293	demonstrating high demand for graduates from the relevant nursing
294	or allied health program;
295	(iii) The number of nursing or allied health
296	students who will be served by the program; and
297	(iv) The average wage rate for nursing or allied
298	health students receiving employment after completing the program;
299	(b) A proposed budget on how awarded funds will be
300	expended, including a plan to consistently report expenditures to
301	the office throughout the funding commitment;
302	(c) A plan to provide data on participation and
303	outcomes of the program, including a plan to report outcomes to
304	the office throughout the funding commitment; and
305	(d) Other relevant information as determined
306	appropriate by the office.
307	(5) Applicants agreeing to commit a portion of their federal
308	COVID-19 relief funds, if they received federal COVID-19 relief

(i) A description of the nursing or allied health

(6) The office shall:

funds directly, or other state, federal or private funds as

supplemental matching funds to offset the total cost of the

approved program will be prioritized for approval.

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313	(a)	Info	rm e	ach	recipient	of	its	portion	of	the	funds
314	appropriated	to the	e grai	nt r	orogram;						

- 315 (b) Develop regulations and procedures to govern the 316 administration of the grant program;
- 317 (c) Prioritize jobs within the nursing or allied health
 318 fields which are currently experiencing staffing shortages in
 319 hospitals, clinics, long-term care facilities and other health
 320 care providers across the state; and
- 321 (d) Prioritize jobs which are high-wage, high-demand 322 jobs within the nursing and allied health fields, including the 323 paramedic field.
- (7) Seventy-five percent (75%) of the funds provided through the appropriations process for this program shall be reserved for community and junior colleges. A maximum of twenty-five percent (25%) of the funds provided through the appropriations process for this program may be awarded to recipients other than a community or junior college which facilitate healthcare-focused training programs as determined by the office.
- 331 **SECTION 6.** Section 37-153-207, Mississippi Code of 1972, is 332 brought forward as follows:
- 333 37-153-207. (1) There is established the Accelerate
 334 Mississippi Physician Residency and Fellowship Start-Up Grant
 335 Program, which shall be directed by the office for the purpose of
 336 creating new or increasing capacity in existing physician
 337 residency and fellowship programs in hospitals, which were



- 338 severely impacted by the disruption to the economy and workforce 339 caused by COVID-19.
- 340 (2) For purposes of this section, the following words shall 341 have the meanings ascribed herein unless the context requires
- 343 (a) "Grant program" means the program established in 344 this section, which provides funding, as determined by the office, 345 from federal COVID-19 relief funds to create new or increase 346 capacity in existing physician residency and fellowship programs 347 at general acute care hospitals in the State of Mississippi which
- 349 (b) "Recipient" means a general acute care hospital in 350 the State of Mississippi which is licensed by the Mississippi 351 State Department of Health.

are licensed by the Mississippi State Department of Health.

- 352 (c) "Residency and fellowship programs" means advanced 353 training programs in medical or surgical specialty areas which are 354 accredited by the Accreditation Council for Graduate Medical 355 Education or a similar accreditation body.
- 356 (d) "COVID-19" means the Coronavirus Disease 2019.
- 357 (e) "Federal COVID-19 relief funds" means funds
 358 allocated to the State of Mississippi from the Coronavirus State
 359 Fiscal Recovery Fund in Section 9901 of the American Rescue Plan
 360 Act of 2021 (Public Law No. 117-2).
- 361 (f) "Eligible expenses" means a cost incurred by a 362 recipient, pursuant to this article, to include:

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otherwise:

363	(1) Equipment or other supplies necessary for
364	accreditation;
365	(ii) Necessary infrastructure, including building,
366	renovation or construction, for accreditation;
367	(iii) Curricula or other academic or training
368	materials necessary for accreditation;
369	(iv) Stipends for the recruitment, hiring and
370	development of program directors, program coordinators, faculty
371	and/or teaching staff and clinic staff necessary for
372	accreditation; and
373	(v) Remote learning or other classroom technology.
374	(3) The Department of Employment Security shall serve as
375	fiscal agent in administering the funds.
376	(4) Subject to appropriation by the Legislature, allocations
377	to recipients shall be awarded by the office through an
378	application process, which shall require the applicant to provide:
379	(a) Evidence that the applicant is in the process of
380	preparing for accreditation, has applied for accreditation or has
381	received accreditation for a new residency or fellowship program,
382	or increased capacity in an existing residency or fellowship
383	program;
384	(b) A detailed explanation of the residency or
385	fellowship program the applicant intends to use awarded funds to



386 create or expand, to include:

387	(i) A description of the workforce shortage the
388	residency or fellowship program is intended to address, including
389	specific information from health care providers in the region;
390	(ii) Any relevant waitlist or other information
391	demonstrating high demand for medical school graduates to enter
392	the residency or fellowship program;
393	(iii) The number of residents who will be served
394	by the residency or fellowship program;
395	(iv) The budget for the residency or fellowship
396	program, including a plan showing sustainability after
397	accreditation and any required federal approval of the program;
398	and
399	(v) The average wage rate for residents or fellows
400	receiving employment after completing the program;
401	(c) A proposed budget on how awarded funds will be
402	expended, including a plan to consistently report expenditures to
403	the office throughout the funding commitment;
404	(d) A plan to provide data on participation and
405	outcomes of the residency or fellowship program, including a plan
406	to report outcomes to the office throughout the funding
407	commitment; and
408	(e) Other relevant information as determined
409	appropriate by the office.

COVID-19 relief funds, if they received federal COVID-19 relief

(5) Applicants agreeing to commit a portion of their federal

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- 412 funds directly, or other state, federal or private funds as
- 413 supplemental matching funds to offset the total cost of the
- 414 approved program shall be prioritized for approval.
- 415 (6) The office shall:
- 416 (a) Inform each recipient of its portion of the funds
- 417 appropriated to the grant program;
- 418 (b) Develop regulations and procedures to govern the
- 419 administration of the grant program;
- 420 (c) Prioritize residency or fellowship programs within
- 421 medical or surgical specialties which are currently experiencing
- 422 staffing shortages in hospitals, clinics, long-term care
- 423 facilities and other health care providers across the state;
- 424 (d) Prioritize residency or fellowship programs which
- 425 produce graduates in high-demand medical and surgical fields;
- 426 (e) Establish a schedule of application deadlines and a
- 427 system for considering applications on a rotating basis; and
- 428 (f) Ensure that every effort be made, in accordance
- 429 with the priorities in this subsection, to provide funds for the
- 430 placement of one (1) resident with each recipient before
- 431 considering awarding funds for the placement of additional
- 432 residents in the same round of consideration.
- 433 **SECTION 7.** Section 37-153-209, Mississippi Code of 1972, is
- 434 brought forward as follows:
- 435 37-153-209. (1) There is established the Mississippi Allied
- 436 Health College and Career Navigator Grant Program, which shall be



- 437 directed by the office for the purpose of hiring professionals, or
- 438 navigators, to provide individual assistance and guidance to
- 439 students to assist them in many areas, from maneuvering challenges
- 440 while enrolled in college programs and understanding the job
- 441 market to working through course challenges, and to help retain
- 442 and graduate nursing and allied health students, at community and
- 443 junior colleges. Such navigators must be at least a registered
- 444 nurse with at least two (2) years of experience in nursing. The
- 445 grant program shall be funded from monies appropriated by the
- 446 Legislature for that purpose.
- 447 (2) The office shall prescribe the terms and conditions of
- 448 the grant program. To be eligible to receive a grant from the
- 449 office under the grant program, a community college shall provide
- 450 the following information:
- 451 (a) The number of nursing or allied health students who
- 452 will be served by the program;
- 453 (b) A plan to provide data on participation and
- 454 outcomes of the program, including a plan to report outcomes to
- 455 the office throughout the funding commitment; and
- 456 (c) Any other information that the office determines is
- 457 necessary.
- 458 **SECTION 8.** Section 37-106-64, Mississippi Code of 1972, is
- 459 brought forward as follows:
- 460 37-106-64. (1) There is established the "Skilled Nursing
- 461 Home and Hospital Nurses Retention Loan Repayment Program" for new



- 462 nursing graduates to be administered by the Mississippi
- 463 Postsecondary Education Financial Assistance Board.
- 464 (2) Subject to the availability of funds, an eligible
- 465 applicant for an initial award must have:
- 466 (a) Legal residency in the State of Mississippi;
- 467 (b) Gained employment within the last year for the
- 468 first time as a full-time licensed practical nurse or licensed
- 469 registered nurse at a skilled nursing home in the State of
- 470 Mississippi or a general acute care hospital in the State of
- 471 Mississippi that is licensed by the Mississippi State Department
- 472 of Health;
- 473 (c) A current relevant Mississippi professional
- 474 license; and
- 475 (d) Outstanding qualifying educational loans, received
- 476 at any point during the recipients postsecondary education career,
- 477 which may include the principal, interest and related expenses
- 478 such as the required interest premium on the unpaid balances of
- 479 government and commercial loans obtained by the recipient for
- 480 educational expense.
- 481 (3) Persons who have received funds from state-forgivable
- 482 loan programs established under Mississippi law, or who are in
- 483 default or delinquent on any federal, state, local or commercial
- 484 qualifying educational loan, shall not be eligible for this
- 485 program.



- 486 (4) Recipients in the program shall be selected on a
 487 first-come, first-served basis from all eligible applicants. The
 488 Mississippi Postsecondary Education Financial Assistance Board
 489 shall renew eligible applicants approved in prior years only if
 490 the renewal applicant continues to meet the standards set forth in
 491 this act, and the renewal applicant has not received full funding
 492 provided by this subsection (4).
- 493 (5) Awards for recipients who are employed at a skilled 494 nursing home or a licensed general acute care hospital in the 495 state may be a maximum of Six Thousand Dollars (\$6,000.00) for 496 each year of employment up to three (3) years.
- 497 (6) A recipient shall not be penalized for ending employment
 498 at a skilled nursing home or a licensed general acute care
 499 hospital in the State of Mississippi if the recipient begins
 500 working for another skilled nursing home or licensed general acute
 501 care hospital in the State of Mississippi during the year on which
 502 the award is based.
 - (7) Awards shall be granted on a year-to-year basis, and recipients have no obligation to seek a subsequent award.
- (8) Awards shall be paid annually, after the expiration of the year of employment for which the award was granted, to the recipient's lender or loan service provider, to be applied to the outstanding balance. Monies paid by the recipient or on the recipient's behalf toward qualifying educational loans before



- 510 payment of the award shall not be eligible for reimbursement 511 through the program.
- 512 (9) During the employment year for which the award is 513 granted, a recipient shall at all times keep the State Financial 514 Aid Board informed of any changes to the recipient's current, 515 correct and complete employment information and status.
- 516 (10) Recipients who fail to maintain a relevant Mississippi 517 professional license or fail to fulfill the year of employment on 518 which the award was based forfeit any right to the award.
 - Assistance Board, in collaboration with the State Board of Nursing and any other applicable state agency as determined by the Mississippi Postsecondary Education Financial Assistance Board, shall attempt to track award recipients under this program through their third employment year, unless the recipient leaves employment at a skilled nursing home or a licensed general acute care hospital in the state at an earlier date. Data collected shall include each recipients' place of employment and any other pertinent information necessary to determine the efficacy of the program in retaining nurses in skilled nursing homes or licensed general acute care hospitals in the State of Mississippi.
 - (12) The Mississippi Postsecondary Education Financial
 Assistance Board shall promulgate regulations necessary for the
 proper administration of this section, including setting a fiscal
 year policy for the program and application dates and deadlines.



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- 535 (13) This section shall stand repealed on July 1, 2027.
- 536 **SECTION 9.** Section 41-3-16.1, Mississippi Code of 1972, is
- 537 amended as follows:
- 538 41-3-16.1. (1) (a) The State Department of Health
- 539 (department) shall establish a grant program to be known as the
- 540 ARPA Rural Water Associations Infrastructure Grant Program
- 541 (program) to assist rural water associations and entities in the
- 542 construction of eligible drinking water infrastructure projects as
- 543 provided in the Final Rule for the Coronavirus State and Local
- 544 Fiscal Recovery Funds as established by the federal American
- 545 Rescue Plan Act (ARPA).
- 546 (b) Rural water associations and any entity that
- 547 received funding under the ARPA Rural Water Associations
- 548 Infrastructure Grant Program or the Mississippi Municipality and
- 549 County Water Infrastructure (MCWI) Grant Program before April 14,
- 550 2023, shall be ineligible for additional grants under this
- 551 section.
- 552 (2) The program shall be funded from appropriations by the
- 553 Legislature to the department from the Coronavirus State Fiscal
- 554 Recovery Fund, and the department shall expend all such funds for
- 555 the purposes provided in subsection (1) of this section.
- 556 (3) The department shall obligate the funds by the deadline
- 557 set by the rules and quidelines of the United States Department of
- 558 the Treasury and will adhere to the Treasury's rules and



- guidelines for reporting and monitoring projects funded through ARPA.
- 561 The department shall develop a system for use in 562 ranking the grant applications received. The ranking system shall (a) the 563 include the following factors, at a minimum: 564 environmental impact of the proposed project; (b) the proposed 565 project's ability to address noncompliance with state/federal 566 requirements; (c) the extent to which the project promotes 567 economic development; (d) the number of people served by the 568 project (both new and existing users); (e) impacts of the proposed 569 project on disadvantaged/ overburdened communities; (f) the grant 570 applicant's prior efforts to secure funding to address the 571 proposed project's objectives; (g) the grant applicant's proposed 572 contribution of other funds or in-kind cost-sharing to the 573 proposed project; (h) the grant applicant's long-term plans for 574 the financial and physical operation and maintenance of the 575 project; and (i) the grant applicant's capacity to initiate 576 construction in a timely manner and complete the proposed project 577 by the deadline specified by rules and guidelines of the United 578 States Department of the Treasury for ARPA funds.
- 579 (b) For the second round of grant awards, subject to
 580 the provisions of paragraph (d) of this subsection, the department
 581 shall * * * add ten (10) points to any grant * * * application
 582 that promotes the consolidation of separate systems. In order to
 583 receive the additional * * * ten (10) points, the systems that

- will consolidate shall be in a proximity of each other as determined by the department.
- (c) * * * For the second round of grant awards, subject
- 587 to the provisions of paragraph (d) of this subsection, the
- 588 department shall add ten (10) points \star \star to any application with
- 589 at least one (1) system that has consolidated after January 1,
- 590 2018, and before application to this program and is otherwise
- 591 eligible under this section, regardless of whether the application
- 592 would result in additional consolidation in the future.
- 593 (d) If an application has received an additional ten
- 594 (10) points under paragraph (b), it shall not receive any
- 595 additional points under paragraph (c); and if an application has
- 596 received an additional ten (10) points under paragraph (c), it
- 597 shall not receive any additional points under paragraph (b). No
- 598 application will receive more than a total of ten (10) additional
- 599 points under this subsection for any past or future consolidation
- 600 of systems.
- 601 (5) An application for a grant under this section shall be
- 602 submitted at such time, be in such form, and contain such
- 603 information as the department prescribes.
- 604 (6) (a) Upon the approval of an application for a grant
- 605 under this section, the department shall enter into a project
- 606 grant agreement with each grantee to establish the terms of the
- 607 grant for the project, including the amount of the grant.



- (b) (i) For the first award of grants, the maximum amount of funds that may be provided to any rural water association or entity from all grants under the program is Two Million Five Hundred Thousand Dollars (\$2,500,000.00).
- (ii) For the second round of grant awards, the
 maximum amount of funds that may be provided to any eligible
 association or entity from all grants under the program is Two
 Million Dollars (\$2,000,000.00).
- (c) Associations or entities that received funding
 under the first round of grant awards for this program or received
 funding in the Mississippi Municipality and County Water
 Infrastructure Grant Program Act of 2022 are ineligible to receive
 funding under the second round.
- (7) The department shall have all powers necessary to
 implement and administer the program. Of the funds appropriated
 to the department for the program, not more than five percent (5%)
 may be used by the department to cover the department's costs of
 administering the program.
- 626 (8) In carrying out its responsibilities under the program,
 627 for any contract under the purview of the Public Procurement
 628 Review Board (PPRB), the department shall be exempt from any
 629 requirement that the PPRB approve any personal or professional
 630 services contracts or pre-approve any solicitation of such
 631 contracts. This subsection shall stand repealed on July 1, 2026.



- 632 (9) The department shall submit an annual report regarding
- 633 the program no later than December 31 of each year to the
- 634 Lieutenant Governor, the Speaker of the House, and the Chairmen of
- 635 the Senate and House Appropriations Committees.
- 636 (10) For the purposes of this section, "entity" means:
- 637 (a) Any entity operating as a rural water association,
- 638 regardless of whether such entities were user created, were
- 639 initially organized not for profit, or have been granted
- 640 tax-exempt status under state or federal law.
- (b) Any nonprofit water or sewer provider not owned by
- 642 the municipality or county and are not a Rural Water Association.
- (c) Any entity eligible under this program shall be
- 644 currently operating as a not-for-profit entity.
- (d) "Entity" under this subsection does not include any
- 646 state agency. No state agency shall be eligible under this
- 647 program.
- 648 **SECTION 10.** Section 41-9-371, Mississippi Code of 1972, is
- 649 brought forward as follows:
- 650 41-9-371. (1) There is established the Mississippi Hospital
- 651 Sustainability Grant Program which shall be administered by the
- 652 State Department of Health.
- 653 (2) In order to strengthen, improve and preserve access to
- 654 Mississippi hospital care services for all Mississippians and in
- 655 recognition of the challenges incurred by Mississippi hospitals as
- 656 a result of the COVID-19 pandemic, funds from the program shall be

- 657 distributed, upon appropriation by the Legislature, to each
- 658 hospital licensed by the State of Mississippi, except for
- 659 hospitals operated by the United States Department of Veterans
- 660 Affairs and hospitals operated by the State Department of Mental
- 661 Health. Licensed specialty hospitals that are recognized as such
- 662 by the State Department of Health, except for those excluded under
- 663 this subsection, are eligible for grants under the program.
- (3) The department shall distribute grants to each eligible
- 665 hospital based upon the following formula:
- (a) Each hospital that has fewer than one hundred (100)
- 667 licensed beds and that is not classified as a critical access
- 668 hospital that operates an emergency department shall be eligible
- 669 to receive Six Hundred Twenty-five Thousand Dollars (\$625,000.00)
- 670 to defray the costs of providing emergency department services.
- (b) Each rural hospital that has fewer than one hundred
- 672 (100) licensed beds and that is classified as a critical access
- 673 hospital that operates an emergency department shall be eligible
- 674 to receive Five Hundred Thousand Dollars (\$500,000.00) to defray
- 675 the costs of providing emergency department services.
- (c) Each hospital that operates an emergency department
- 677 and that has more than one hundred (100) licensed beds shall be
- 678 eligible to receive One Million Dollars (\$1,000,000.00).
- (d) Each hospital with fewer than two hundred (200)
- 680 licensed beds with the majority of such beds being dedicated to
- 681 providing specialty services such as women's health services,



- 1682 long-term acute care, rehabilitation or psychiatric services shall
- 683 be eligible to receive Five Hundred Thousand Dollars
- 684 (\$500,000.00).
- (e) Each rural hospital with fewer than one hundred
- 686 (100) licensed beds with no emergency department shall be eligible
- 687 to receive Three Hundred Thousand Dollars (\$300,000.00) to defray
- 688 the costs of providing access to hospital care in rural
- 689 communities.
- (f) In addition to the funds provided in paragraphs (a)
- 691 through (e) of this subsection, each small rural hospital with
- 692 fifty (50) beds or less which operated an emergency department
- 693 shall be eligible to receive Two Hundred Fifty Thousand Dollars
- 694 (\$250,000.00) to defray the costs of providing access to hospital
- 695 care in rural communities.
- 696 (g) In addition to the funds distributed in paragraphs
- 697 (a) through (c) and (e) through (f) of this subsection, any
- 698 remaining funds appropriated for the purposes of this grant
- 699 program shall be distributed to hospitals receiving funds in
- 700 paragraphs (a) through (c) and (e) through (f) of this subsection
- 701 on a pro rata amount by dividing the total amount of the remaining
- 702 funds by the number of licensed beds attributable to all licensed
- 703 Mississippi hospitals except for licensed beds attributable to
- 704 hospitals described in paragraph (d) of this subsection and for
- 705 licensed beds attributable to hospitals operated by the United
- 706 States Department of Veterans Affairs and hospitals operated by



- 707 the State Department of Mental Health and determining a dollar
- 708 amount for each bed, and then multiplying that dollar amount by
- 709 the number of licensed beds of that hospital.
- 710 (4) The department shall adopt such reasonable rules as
- 711 necessary for the administration of the program, but shall not
- 712 place additional qualification requirements on hospitals other
- 713 than the minimum requirements in this section.
- 714 (5) The Mississippi Hospital Association shall form a work
- 715 group to review the delivery of hospital services in Mississippi
- 716 and shall make recommendations regarding the changes needed to
- 717 sustain access to hospital care to the Lieutenant Governor,
- 718 Speaker of the House, Chairmen of the House and Senate Public
- 719 Health Committees with copies to the Governor and the State Health
- 720 Officer.
- 721 **SECTION 11.** Section 49-2-131, Mississippi Code of 1972, is
- 722 brought forward as follows:
- 723 49-2-131. (1) This section shall be known and may be cited
- 724 as the "Mississippi Municipality and County Water Infrastructure
- 725 Grant Program Act of 2022."
- 726 (2) There is hereby established within the Mississippi
- 727 Department of Environmental Quality the Mississippi Municipality
- 728 and County Water Infrastructure (MCWI) Grant Program under which
- 729 municipalities, counties and certain public utilities not
- 730 regulated by the Public Service Commission may apply until
- 731 February 1, 2023, for reimbursable grants to make necessary



732 investments in water, wastewater, and stormwater infrastructure to 733 be funded by the Legislature utilizing Coronavirus State Fiscal 734 Recovery Funds made available under the federal American Rescue 735 Plan Act of 2021 (ARPA). Such grants shall be made available to 736 municipalities and counties to be matched with the Coronavirus 737 Local Fiscal Recovery Funds awarded or to be awarded to them under 738 ARPA on a one-to-one matching basis. Coronavirus Local Fiscal 739 Recovery Funds that a county transfers to a municipality or that a 740 county or municipality transfers to a public utility not regulated 741 by the Public Service Commission are eligible on a one-to-one 742 matching basis. Municipalities that received less than One 743 Million Dollars (\$1,000,000.00) in the total allocation of 744 Coronavirus Local Fiscal Recovery Funds are eligible for a 745 two-to-one match only on the Coronavirus Local Fiscal Recovery 746 Funds awarded or to be awarded to them under ARPA. 747 Mississippi Department of Environmental Quality shall only accept 748 two (2) rounds of submissions under the Mississippi Municipality 749 and County Water Infrastructure (MCWI) Grant Program. The second 750 round of submissions shall be the final round. The dollar amount 751 for professional fees that can be allocated as a part of a 752 county's, municipality's or public utility's matching share is not 753 to exceed four percent (4%) of the total project cost.

For purposes of this section, unless the context

requires otherwise, the following terms shall have the meanings

ascribed herein:

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- 757 (a) "MCWI Grant Program" means the Mississippi
- 758 Municipality and County Water Infrastructure Grant Program.
- 759 (b) "ARPA" means the federal American Rescue Plan Act
- 760 of 2021, Public Law 117-2, which amends Title VI of the Social
- 761 Security Act.
- 762 (c) "State Recovery Funds" means Coronavirus State
- 763 Fiscal Recovery Funds awarded through Section 602 of Title VI of
- 764 the Social Security Act amended by Section 9901 of the federal
- 765 American Rescue Plan Act of 2021, Public Law 117-2.
- 766 (d) "Local Recovery Funds" means Coronavirus Local
- 767 Fiscal Recovery Funds awarded through Section 603 of Title VI of
- 768 the Social Security Act amended by Section 9901 of the federal
- 769 American Rescue Plan Act of 2021, Public Law 117-2.
- 770 (e) "Department" means the Department of Environmental
- 771 Quality.
- 772 (f) "Professional fees" means fees for the services of
- 773 attorneys and engineering, surveying, and environmental studies.
- 774 (q) "Project" means the infrastructure improvements
- 775 defined in an application that (i) complies with all requirements
- 776 of ARPA, and (ii) is eligible for a grant award under this
- 777 section.
- 778 (4) (a) On or before July 1, 2022, the Department of
- 779 Environmental Quality shall promulgate rules and regulations
- 780 necessary to administer the MCWI Grant Program prescribed under
- 781 this section, including application procedures and deadlines. The

- 782 department is exempt from compliance with the Mississippi
- 783 Administrative Procedures Law in fulfilling the requirements of
- 784 this section.
- 785 (b) The Department of Health shall advise the
- 786 Mississippi Department of Environmental Quality regarding all such
- 787 rules and regulations as related to the federal Safe Drinking
- 788 Water Act.
- 789 (5) Funding under the MCWI Grant Program shall be allocated
- 790 to projects certified by the Mississippi Department of
- 791 Environmental Quality as eligible for federal funding, including,
- 792 but not be limited to, the following:
- 793 (a) Construction of publicly owned treatment works;
- 794 (b) Projects pursuant to the implementation of a
- 795 nonpoint source pollution management program established under the
- 796 Clean Water Act (CWA);
- 797 (c) Decentralized wastewater treatment systems that
- 798 treat municipal wastewater or domestic sewage;
- 799 (d) Management and treatment of stormwater or
- 800 subsurface drainage water;
- 801 (e) Water conservation, efficiency, or reuse measures;
- 802 (f) Development and implementation of a conservation
- 803 and management plan under the CWA;
- (g) Watershed projects meeting the criteria set forth
- 805 in the CWA;



806	(h)	Energy consumption reduction for publicly owned
807	treatment work	s;
808	(i)	Reuse or recycling of wastewater, stormwater, or
809	subsurface dra	inage water;
810	(j)	Facilities to improve drinking water quality;
811	(k)	Transmission and distribution, including
812	improvements o	f water pressure or prevention of contamination in
813	infrastructure	and lead service line replacements;
814	(1)	New sources to replace contaminated drinking water
815	or increase dr	ought resilience, including aquifer storage and
816	recovery syste	m for water storage;
817	(m)	Storage of drinking water, such as to prevent
818	contaminants o	r equalize water demands;
819	(n)	Purchase of water systems and interconnection of
820	systems;	
821	(0)	New community water systems;
822	(p)	Culvert repair, resizing, and removal, replacement
823	of storm sewer	s, and additional types of stormwater
824	infrastructure	;
825	(d)	Dam and reservoir rehabilitation, if the primary
826	purpose of dam	or reservoir is for drinking water supply and
827	project is nec	essary for the provision of drinking water;
828	(r)	Broad set of lead remediation projects eligible

under EPA grant programs authorized by the Water Infrastructure

Improvements for the Nation (WIIN) Act; and

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- (s) Any eligible drinking water, wastewater or stormwater project through ARPA guidelines, guidance, rules, regulations and other criteria, as may be amended from time to time, by the United States Department of the Treasury.
- 835 (6) The governing authority of a municipality, county or 836 public utility that is not regulated by the Public Service 837 Commission may submit an application for grant funds under this 838 section if the applicant is an operator-member of Mississippi 811, 839 Inc., as defined in Section 77-13-3. Applicants shall certify to 840 the department that each expenditure of the funds awarded to them 841 under this section is in compliance with ARPA quidelines, 842 quidance, rules, regulations and other criteria, as may be amended 843 from time to time, by the United States Department of the Treasury 844 regarding the use of monies from the State Coronavirus State 845 Fiscal Recovery Funds. Subsequent submissions will be due by the 846 dates established by the department.
 - (7) An application for a grant under this section shall be submitted at such time, be in such form, and contain such information as the department prescribes. Each application for grant funds shall include the following at a minimum: (a) applicant contact information; (b) project description and type of project; (c) project map; (d) estimate of population affected by the project; (e) disadvantaged community criteria (population, median household income, unemployment, current water/sewer rates); (f) estimated project cost; (g) list of match funds of direct

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Coronavirus Local Fiscal Recovery Funds received and to be
received from the federal government, a certification that such
funds have been or will be used for the project detailed in the
application, and documentation of commitment; (h) estimated
project schedule and readiness to proceed; (i) engineering
services agreement; (j) engineering reports; and (k) information
about status of obtaining any required permits.

The department must apply a system for use in ranking the grant applications received, unless the Legislature funds all eligible grant requests under the program. When applying the ranking system, the department shall apply a greater weight to projects that have approved engineering/design, plans and permits if the department has deemed the project is ready to begin construction within six (6) months. Projects that are included on the municipal or county engineer's approved list and provide applicable supporting documentation shall receive additional consideration awarded to the application. The ranking system shall include the following factors, at a minimum: (a) the environmental impact of the proposed project; (b) the proposed project's ability to address noncompliance with state/federal requirements; (c) the extent to which the project promotes economic development; (d) the number of people served by the project and the number of communities the project serves; (e) impacts of the proposed project on disadvantaged/overburdened communities; (f) the grant applicant's prior efforts to secure

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- 881 funding to address the proposed project's objectives; (g) the 882 grant applicant's proposed contribution of other funds or in-kind 883 cost-sharing to the proposed project; (h) the grant applicant's 884 long-term plans for the financial and physical operation and 885 maintenance of the project; (i) the grant applicant's capacity to 886 initiate construction in a timely manner and complete the proposed 887 project by the deadline specified by the United States Department of Treasury rules for ARPA funds; (j) the extent to which the 888 889 project benefits multiple political subdivisions in a regional 890 manner; (k) the project's ability to enhance public service 891 infrastructure, including transportation and emergency access; and 892 (1) any other factors as determined by the department.
 - (9) The grant program shall include a specific emphasis on addressing the needs of an economically disadvantaged community, including providing safe, reliable drinking water in areas that lack infrastructure, providing sewage treatment capacity in unsewered areas and providing regional development of infrastructure to serve multiple communities.
 - (10) Applications shall be reviewed and scored as they are received, unless the Legislature funds all eligible grant requests under the program. The Mississippi Department of Environmental Quality shall certify whether each project submitted is a "necessary investment" in water, wastewater, or stormwater infrastructure as defined in the American Rescue Plan Act and all applicable guidance issued by the United States Department of the

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906 Treasury. The Department of Environmental Quality shall review 907 the lists of recommended water infrastructure projects and issue 908 its list of recommended projects to the Mississippi Department of 909 Health for its advice. Grant agreements shall be executed between 910 the recipient and the Mississippi Department of Environmental 911 Quality. All final awards shall be determined at the discretion 912 of the executive director of the department. Any funds awarded to 913 the City of Jackson under this section shall be deposited in the 914 Capital City Water/Sewer Projects Fund of the State Treasury. 915 Funds shall be obligated to a grantee upon the execution of a 916 grant agreement between the department and the approved applicant. 917 Funds shall be made available to a grantee when the department 918 obtains the necessary support for reimbursement. The department 919 is authorized to conduct additional rounds of grants as needed; 920 however, in the first round no more than forty percent (40%) of 921 the total funds appropriated for each grant program may be awarded 922 by the department, and the remaining funds may be awarded in the 923 final round which shall occur no later than six (6) months from 924 the previous round. To ensure equitable treatment between the 925 categories of projects, no less than twenty percent (20%) awarded 926 under this section shall be allocated to each of the three (3) 927 categories of drinking water projects, wastewater projects and 928 stormwater projects. In the final round, any funds not requested 929 may be allocated to any category.



- 930 (11) Grant funds shall be used prospectively; however, grant
 931 funds may be used to reimburse expenses incurred before the
 932 enactment of this program if the costs are adequately documented
 933 and comply with applicable ARPA guidelines. An applicant must
 934 agree to obtain all necessary state and federal permits and follow
 935 all state bidding and contracting laws and fiscally sound
 936 practices in the administration of the funds.
- 937 (12) (a) Monies must be disbursed under this section in 938 compliance with the guidelines, guidance, rules, regulations or 939 other criteria, as may be amended from time to time, of the United 940 States Department of the Treasury regarding the use of monies from 941 the Coronavirus State Fiscal Recovery Fund, established by the 942 American Rescue Plan of 2021.
- 943 (b) The use of funds allocated under this program shall
 944 be subject to audit by the United States Department of the
 945 Treasury's Office of Inspector General and the Mississippi Office
 946 of the State Auditor. Each person receiving funds under these
 947 programs found to be fully or partially noncompliant with the
 948 requirements in this section shall return to the state all or a
 949 portion of the funds received.
- 950 (13) The department shall submit to the Lieutenant Governor, 951 Speaker of the House, House and Senate Appropriations Chairmen, 952 and the Legislative Budget Office quarterly reports and annual 953 reports that are due by the dates established in the Compliance 954 and Reporting Guidance by the United States Department of



- Treasury. The reports shall contain the applications received,
 the score of the applications, the amount of grant funds awarded
 to each applicant, the amount of grant funds expended by each
 applicant, and status of each applicant's project. The score of
 the applications is not required if the award was provided in the
 final round of grants and the Legislature provided the total
 amount of funds for all eligible grant requests.
- 962 Grant funds shall be available under this section 963 through December 31, 2026, or on the date of the fund expenditure 964 deadline provided by the federal government, whichever occurs 965 later. Each grant recipient shall certify for any project for 966 which a grant is awarded that if the project is not completed by 967 December 31, 2026, and the United States Congress does not enact 968 an extension of the deadline on the availability of ARPA funds, 969 then the grant recipient will complete the project through other 970 funds.
- 971 (15) The Mississippi Department of Environmental Quality may 972 retain an amount not to exceed five percent (5%) of the total 973 funds allocated to the program to defray administrative costs.
 - (16) The department shall be exempt from provisions of the Public Procurement Review Board for any requirements of personal or professional service contracts or the pre-approval of the solicitation for such contracts used in the execution of its responsibilities under this section. This subsection shall stand repealed on January 1, 2026.

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- 980 (17) The provisions of this section shall stand repealed on 981 January 1, 2027.
- 982 **SECTION 12.** (1) (a) The State Fiscal Officer shall 983 determine the amount of Coronavirus State Fiscal Recovery Funds 984 appropriated to various agencies that will not be obligated as of
- 986 (b) In making the determination required by this 987 subsection, the State Fiscal Officer shall use the criteria 988 released by the United States Treasury to determine if the 989 Coronavirus State Fiscal Recovery Funds are not obligated.
- 990 (2) If at any time during the period from passage of this 991 act to November 1, 2024, a state agency determines that 992 Coronavirus State Fiscal Recovery Funds will not be obligated by 993 November 1, 2024, the state agency shall notify the State Fiscal 994 Officer.
- 995 If at any time the State Fiscal Officer determines that 996 funds will be unobligated as of November 1, 2024, under subsection 997 (1) or (2) of this section, the State Treasurer, in coordination 998 with the State Fiscal Officer, shall transfer these funds to the 999 Coronavirus State Fiscal Recovery Fund (Fund No. 682111300) by no 1000 later than November 5, 2024. No later than November 6, 2024, the 1001 State Treasurer, in conjunction with the State Fiscal Officer, 1002 shall transfer the funds to the following funds:
- 1003 A state agency that has authority to spend appropriated funds 1004 in any fund listed above may escalate its budget and expend the

November 1, 2024.

1005	funds received under this sect	tion in accordan	ce with rules and
1006	regulations of the Department	of Finance and A	Administration in a
1007	manner consistent with the eso	calation of fede:	ral funds.
1008	SECTION 13. Upon the ef:	fective date of	this act, the State
1009	Treasurer, in conjunction with	n the State Fisca	al Officer, shall
1010	transfer to the Coronavirus St	tate Fiscal Reco	very Fund (Fund No.
1011	6821113000) from the following	g named funds the	e following sums:
1012	FUND	FUND NUMBER	AMOUNT
1013	Mississippi Municipal		
1014	and County Water		
1015	Infrastructure Fund	6822147000	\$ 28,557,785.00
1016	Mississippi Hospital		
1017	Sustainability		
1018	Grant Program Fund	6822130500	\$ 6,850,000.00
1019	MDCPS American Rescue		
1020	Plan Act Fund	6822166100	\$ 15,607,348.00
1021	Trial Judges-ARPA 2021-		
1022	(CPS) Fund	6822105100	\$ 1,500,000.00
1023	MH SB Corona State Fiscal		
1024	Rec Funds ARPA Fund	6822437100	\$ 29,384,500.00
1025	MH CO Corona State Fiscal		
1026	Rec Funds ARPA Fund	6822337100	\$ 18,250,000.00
1027	Trial Judges-ARPA 2021-		
1028	Temporary Courts Fund	6822105200	\$ 1,589,094.00
1029	Mississippi Law Enforcement		



1030	and Fire Fighters				
L031	Premium Pay Fund 6	822171100	\$ 3,448,5	580.00	
L032	TOTAL		\$105,187,3	307.00	
L033	SECTION 14. Upon the effe	ctive date of	this act,	the State	ž
L034	Treasurer, in conjunction with	the State Fisc	al Officer	r, shall	
L035	transfer the sum of One Dollar	(\$1.00) from t	he Coronav	virus Stat	e
L036	Fiscal Recovery Fund (Fund No.	6821113000) to	the Coror	navirus	
L037	State Fiscal Recovery Lost Reve	nue Fund (Fund	No. 38221	13000).	
L038	SECTION 15. This act shal	.l take effect	and be in	force fro	m
L039	and after July 1, 2024, and sha	ıll stand repea	led on Jur	ne 30, 202	4

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

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AN ACT TO BRING FORWARD SECTION 27-104-321, MISSISSIPPI CODE
 1
 2
    OF 1972, WHICH CREATED THE CORONAVIRUS STATE FISCAL RECOVERY FUND,
 3
    FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO AMEND SECTION
    27-104-323, MISSISSIPPI CODE OF 1972, TO DIRECT THE STATE FISCAL
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    OFFICER TO TRANSFER TO THE CORONAVIRUS STATE FISCAL RECOVERY FUND
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    THE FULL AMOUNT OF ANY INTEREST EARNED ON AMOUNTS IN THE
 7
    CORONAVIRUS LOCAL FISCAL RECOVERY FUND THAT ARE REMAINING IN THE
    LOCAL FUND ON JULY 1, 2024; TO PROVIDE THAT ANY INTEREST EARNED ON
    AMOUNTS IN THE CORONAVIRUS LOCAL FISCAL RECOVERY FUND AFTER JULY
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    1, 2024, SHALL BE DEPOSITED TO THE CREDIT OF THE CORONAVIRUS STATE
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    FISCAL RECOVERY FUND; TO AUTHORIZE THE STATE FISCAL OFFICER TO
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    TRANSFER TO THE FEDERAL GOVERNMENT ANY FUNDS IN THE CORONAVIRUS
13
    LOCAL FISCAL RECOVERY FUND THAT HAVE NOT BEEN USED FOR THE PURPOSE
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    FOR WHICH THEY WERE RECEIVED; TO BRING FORWARD SECTION 27-104-325,
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    MISSISSIPPI CODE OF 1972, WHICH CREATED THE CORONAVIRUS STATE
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    FISCAL RECOVERY LOST REVENUE FUND, FOR THE PURPOSE OF POSSIBLE
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    AMENDMENT; TO BRING FORWARD SECTION 37-153-57, MISSISSIPPI CODE OF
18
    1972, WHICH ESTABLISHED THE ACCELERATE MISSISSIPPI WORKFORCE
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    DEVELOPMENT PROGRAM, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO
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    BRING FORWARD SECTION 37-153-205, MISSISSIPPI CODE OF 1972, WHICH
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    ESTABLISHED THE ACCELERATE MISSISSIPPI NURSING/ALLIED HEALTH GRANT
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    PROGRAM, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO BRING FORWARD
23
    SECTION 37-153-207, MISSISSIPPI CODE OF 1972, WHICH ESTABLISHED
24
    THE ACCELERATE MISSISSIPPI PHYSICIAN RESIDENCY AND FELLOWSHIP
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25 START-UP GRANT PROGRAM, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 37-153-209, MISSISSIPPI CODE OF 1972, WHICH 26 27 ESTABLISHED THE MISSISSIPPI ALLIED HEALTH COLLEGE AND CAREER 28 NAVIGATOR GRANT PROGRAM, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO 29 BRING FORWARD SECTION 37-106-64, MISSISSIPPI CODE OF 1972, WHICH 30 ESTABLISHED THE SKILLED NURSING HOME AND HOSPITAL NURSES RETENTION 31 LOAN REPAYMENT PROGRAM, FOR THE PURPOSE OF POSSIBLE AMENDMENT; TO 32 AMEND SECTION 41-3-16.1, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT 33 FOR THE SECOND ROUND OF GRANT AWARDS UNDER THE ARPA RURAL WATER 34 ASSOCIATIONS INFRASTRUCTURE GRANT PROGRAM, THE STATE DEPARTMENT OF 35 HEALTH SHALL ADD TEN POINTS TO ANY GRANT APPLICATION THAT PROMOTES 36 THE CONSOLIDATION OF SEPARATE SYSTEMS; TO PROVIDE THAT THE 37 DEPARTMENT SHALL ADD TEN POINTS TO ANY APPLICATION WITH AT LEAST 38 ONE SYSTEM THAT HAS CONSOLIDATED IN THE PAST, REGARDLESS OF 39 WHETHER THE APPLICATION WOULD RESULT IN ADDITIONAL CONSOLIDATION 40 IN THE FUTURE; TO PROVIDE THAT NO APPLICATION WILL RECEIVE MORE 41 THAN A TOTAL OF TEN ADDITIONAL POINTS UNDER THE PROGRAM FOR ANY 42 PAST OR FUTURE CONSOLIDATION OF SYSTEMS; TO BRING FORWARD SECTION 43 41-9-371, MISSISSIPPI CODE OF 1972, WHICH CREATED THE MISSISSIPPI HOSPITAL SUSTAINABILITY GRANT PROGRAM FOR THE PURPOSE OF POSSIBLE 44 4.5 AMENDMENT; TO BRING FORWARD SECTION 49-2-131, MISSISSIPPI CODE OF 46 1972, WHICH CREATED THE MISSISSIPPI MUNICIPALITY AND COUNTY WATER 47 INFRASTRUCTURE GRANT PROGRAM, FOR THE PURPOSE OF POSSIBLE 48 AMENDMENT; TO REQUIRE THE STATE FISCAL OFFICER TO DETERMINE THE 49 AMOUNT OF CORONAVIRUS STATE FISCAL RECOVERY FUNDS APPROPRIATED TO 50 VARIOUS AGENCIES THAT WILL NOT BE OBLIGATED AS OF NOVEMBER 1, 51 2024; TO REQUIRE THE STATE FISCAL OFFICER TO TRANSFER THE FUNDS 52 THAT ARE NOT OBLIGATED BY NOVEMBER 6, 2024, TO CERTAIN FUNDS; TO 53 DIRECT THE STATE TREASURER, IN CONJUNCTION WITH THE STATE FISCAL 54 OFFICER, TO TRANSFER CERTAIN SUMS TO THE CORONAVIRUS STATE FISCAL 55 RECOVERY FUND FROM CERTAIN FUNDS; TO PROVIDE FOR THE TRANSFER OF CERTAIN FUNDS BY THE STATE TREASURER; AND FOR RELATED PURPOSES. 56