REPORT OF CONFERENCE COMMITTEE # 2

MR. SPEAKER AND MR. PRESIDENT:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

H. B. No. 1020: Capitol Complex Improvement District courts; authorize.

We, therefore, respectfully submit the following report and recommendation:

1. That the Senate recede from its Amendment No. 1.

2. That the House and Senate adopt the following amendment:

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

36 The Chief Justice of the Supreme Court shall SECTION 1. (1)37 appoint four (4) temporary special circuit judges for the Seventh Circuit Court District. No limitation whatsoever shall be placed 38 39 upon the powers and duties of the judges other than those provided 40 by the Constitution and laws of this state. The term of the 41 temporary special circuit judges shall expire on December 31, 42 2026.

(2) The judges shall be appointed no later than fifteen (15) days after the passage of this act according to applicable state laws. The Chief Justice of the Supreme Court may elect to reappoint circuit judges that are serving on a temporary basis as of the effective date of this act in the Seventh Circuit Court District. (3) (a) Each temporary special circuit judge shall receive
an office operating allowance to be used for the purposes
described and in amounts equal to those authorized in Section
9-1-36.

(b) The Administrative Office of Courts shall establish
personnel policies to compensate the support staff for each
temporary special circuit judge.

56 This section shall stand repealed on December 31, 2026. (4) 57 SECTION 2. The public defender of the Seventh Circuit Court 58 District may appoint three (3) full-time assistant public 59 defenders who shall perform duties in the Seventh Circuit Court 60 District and the Capitol Complex Improvement District (CCID) 61 Inferior Court. Such appointments shall be made in addition to 62 those authorized as of the effective date of this act in Section 63 The full-time assistant public defenders shall receive 25-32-3. 64 compensation in an amount equal to the compensation paid to 65 full-time assistant public defenders in the Seventh Circuit Court 66 District subject to available funds specifically appropriated by 67 the Legislature.

68 The District Attorney of the Seventh Circuit **SECTION 3.** (1) 69 Court District may appoint two (2) full-time assistant district 70 attorneys in addition to those authorized as the effective date of this act in Section 25-31-5. The full-time assistant district 71 72 attorneys shall receive compensation in an amount equal to the 73 compensation paid to full-time assistant district attorneys in the 23/HR26/HB1020CR.10J (H)WM (S)JA PAGE 2 G1/2

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74 Seventh Circuit Court District subject to available funds 75 specifically appropriated therefor by the Legislature.

76 (2) The District Attorney of the Seventh Circuit Court 77 District may appoint one (1) full-time criminal investigator in 78 addition to the criminal investigators authorized as of the 79 effective date of this act in Section 25-31-10.

80 SECTION 4. (1) (a) From and after January 1, 2024, there 81 shall be created one (1) inferior court as authorized by Article 82 6, Section 172 of the Mississippi Constitution of 1890, to be located within the boundaries established in Section 29-5-203 for 83 84 the Capitol Complex Improvement District, hereinafter referred to 85 as "CCID". The CCID inferior court shall have jurisdiction to 86 hear and determine all preliminary matters and criminal matters 87 authorized by law for municipal courts that accrue or occur, in 88 whole or in part, within the boundaries of the Capitol Complex 89 Improvement District; and shall have the same jurisdiction as 90 municipal courts to hear and determine all cases charging violations of the motor vehicle and traffic laws of this state, 91 92 and violations of the City of Jackson's traffic ordinance or 93 ordinances related to the disturbance of the public peace that 94 accrue or occur, in whole or in part, within the boundaries of the 95 Capitol Complex Improvement District.

96 (b) Any person convicted in the CCID inferior court may 97 be placed in the custody of the Mississippi Department of

Corrections, Central Mississippi facility.

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23/HR26/HB1020CR.10J (H)WM (S)JA PAGE 3 (GT/KW) 99 (2) The Chief Justice of the Mississippi Supreme Court shall 100 appoint the CCID inferior court judge authorized by this section. 101 The judge shall possess all qualifications required by law for 102 municipal court judges. Such judge shall be a qualified elector 103 of this state, and shall have such other qualifications as 104 provided by law for municipal judges.

105 (3) The Administrative Office of Courts shall provide 106 compensation for the CCID inferior court judge and the support 107 staff of the judge. Such compensation shall not be in an amount 108 less than the compensation paid to municipal court judges and 109 their support staff in the City of Jackson.

(4) All fines, penalties, fees and costs imposed and collected by the CCID inferior court shall be deposited with the Lity of Jackson municipal treasurer or equivalent officer.

113 (5) This section shall stand repealed on July 1, 2027.

114 **SECTION 5.** (1) The Attorney General shall designate two (2) 115 attorneys to serve as prosecuting attorneys for any cause of action within the jurisdiction of the Capitol Complex Improvement 116 117 District (CCID) inferior court. The prosecuting attorneys may be 118 employees of the Office of the Attorney General or contracted by 119 the Attorney General for such purposes. The attorneys shall 120 prosecute cases in the court provided for the CCID inferior court 121 and also in the same manner and with the same authority of law 122 provided for district attorneys and county prosecuting attorneys

23/HR26/HB1020CR.10J PAGE 4 (GT/KW) 123 by filing an indictment or any other criminal action that accrues 124 or occurs, in whole or in part, in the CCID.

(2) The Hinds County District Attorney shall be authorized to prosecute cases in the CCID inferior court. The provisions of this section shall not be construed to prohibit or in any way limit the Hinds County District Attorney from filing an indictment or any other criminal action that occurred or accrued, in whole or in part, within the boundaries of the CCID.

131 (3) This section shall stand repealed on July 1, 2027.

132 <u>SECTION 6.</u> (1) The Administrative Office of Courts, in 133 consultation with the Chief Justice of the Mississippi Supreme 134 Court, shall appoint a clerk for the Capitol Complex Improvement 135 District (CCID) inferior court.

136 (2) The Administrative Office of Courts shall provide
137 support staff and any other staff necessary to carry out the
138 functions and duties for the clerk of the CCID inferior court.

(3) The Administrative Office of Courts shall pay the salaries of the clerk and support staff of the CCID, subject to available funds specifically appropriated by the Legislature for such purpose. Such salaries shall not be in amounts less than the salaries paid to the clerk and staff of the municipal courts in the City of Jackson.

(4) This section shall stand repealed on July 1, 2027.
 <u>SECTION 7.</u> The Department of Finance and Administration in
 147 conjunction with the Administrative Office of Courts shall

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148 designate a suitable location or building for the purpose of 149 allowing the Capitol Complex Improvement District (CCID) inferior 150 court to hold court.

151 SECTION 8. Section 29-5-203, Mississippi Code of 1972, is 152 amended as follows:

153 [Through June 30, 2024, this section shall read as follows:] 154 29-5-203. There is created the Capitol Complex Improvement 155 District to be composed of the following described area in the 156 City of Jackson, Mississippi, that surrounds the State Capitol 157 Building:

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CAPITOL COMPLEX PROPOSED BOUNDARIES

• Beginning at a point on the west bank of the Pearl River determined by extending the south curb line of High Street east until it meets the bank of the Pearl River;

• Then north along the west bank of the Pearl River (extending along the southern boundary of LeFleur's Bluff State Park) until it reaches a point on such bank determined by extending the east curb line of Ridgewood Road south until it meets the bank of the Pearl River;

• Then north along such line determined by extending the east curb line of Ridgewood Road and continuing along such curb line until it reaches the northern drainage ditch of Eastover Drive; • Then west along the northern drainage ditch and curb line of Eastover Drive until it reaches the western curb line of the west frontage road of I-55;

Then south along the west curb line of such frontage road
until it reaches the northern curb line of Lakeland Drive;
Then west along the northern curb line of Lakeland Drive
until it reaches the eastern curb line of Old Canton Road;

Then north along the east curb line of Old Canton Road
until it reaches the northern curb line of Meadowbrook Road;

Then west along the north curb line of Meadowbrook Road to
the west curb line of North State Street;

182 • Then south along the west curb line of North State Street183 to the north curb line of Hartfield Street;

Then west along the north curb line of Hartfield Street tothe west curb line of Oxford Avenue;

Then south on the west curb line of Oxford Avenue to the
north curb line of Mitchell Avenue which becomes Stonewall Street;
Then west along the north curb line of Mitchell Street and
then Stonewall Street until it reaches the west curb line of
Livingston Road;

Then south along the west curb line of Livingston Road
until it reaches the south curb line of Woodrow Wilson Drive;

193 • Then east along the south curb line of Woodrow Wilson
194 Drive to the west curb line of Bailey Avenue (which becomes

195 Gallatin Street);

23/HR26/HB1020CR.10J (H) WM (S) JA PAGE 7 (GT/KW) Then south along the west curb line of Bailey Avenue and
then Gallatin Street until it reaches the north curb line of West
Capitol Street;

Then west along the north curb line of West Capitol Street
until it intersects with the north curb line of Robinson Road;
Then west on the north curb line of Robinson Road until it
intersects with the west curb line of Prentiss Street;

• Then south along the west curb line of Prentiss Street 204 until it intersects with the north curb line of John R. Lynch 205 Street on the west side of Jackson State University;

• Then west on the north curb line of John R. Lynch Street 207 until it reaches the west curb line of Valley Street;

• Then south along the west curb line of Valley Street until 209 it reaches the south curb line of Morehouse Street;

• Then east along the south curb line of Morehouse Street 211 until it reaches the west curb line of Dalton Street;

• Then south along the west curb line of Dalton Street until 213 it reaches the south curb line of Florence Avenue;

• Then east along the south curb line of Florence Avenue 215 until it reaches the east curb line of University Blvd. (Terry 216 Road);

Then north and along the east curb line of University
Blvd. until it reaches the south curb line of Hooker Street;
Then east along the south curb line of Hooker Street

extending in a straight line to the railroad tracks;

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• Then north on the west side of such railroad tracks to the south curb line of South Street;

• Then east on South Street to the east curb line of Jefferson Street and extend the south curb line of South Street in a straight line to the east to the western edge of I-55;

• Then north along the western edge of I-55 until it reaches 227 the south curb line of High Street;

• Then east along the south curb line of High Street and extending such line to the Pearl River and the point of the beginning.

231 [From and after July 1, 2024, this section shall read as 232 follows:

233 29-5-203. There is created the Capitol Complex Improvement 234 District to be composed of the following described area in the 235 City of Jackson, Mississippi, that surrounds the State Capitol 236 Building:

237

CAPITOL COMPLEX PROPOSED BOUNDARIES

• Beginning at a point on the west bank of the Pearl River 239 determined by extending the south curb line of High Street east 240 until it meets the bank of the Pearl River;

• Then north along the west bank of the Pearl River *** *** 242 until it reaches a point on such bank determined by extending 243 the *** *** <u>north curb line of Northside Drive</u> until it meets the 244 bank of the Pearl River; <u>Then west along the north curb line of Northside Drive</u>
<u>until it reaches the west track of the Illinois Central Railroad</u>
<u>line;</u>
<u>* * *</u>
Then south * * <u>along the west track of the Illinois</u>
<u>Central Railroad line</u> to the north curb line of Mitchell Avenue
which becomes Stonewall Street;

• Then west along the north curb line of Mitchell Street and then Stonewall Street until it reaches the west curb line of Livingston Road;

Then south along the west curb line of Livingston Road
until it reaches the south curb line of Woodrow Wilson Drive;
Then east along the south curb line of Woodrow Wilson
Drive to the west curb line of Bailey Avenue (which becomes
Gallatin Street);

• Then south along the west curb line of Bailey Avenue and then Gallatin Street until it reaches the north curb line of *** * *** West Monument Street;

• Then west along the north curb line of *** * *** <u>West Monument</u> Street until it intersects with *** * *** <u>West Capitol Street and</u> becomes Rose Street;

• Then south along the west curb line of Rose Street until 267 it intersects with the north curb line of Robinson Road;

• Then west on the north curb line of Robinson Road until it 269 intersects with the west curb line of Prentiss Street;

23/HR26/HB1020CR.10J (H)WM (S)JA PAGE 10 (GT/KW) 270 • Then south along the west curb line of Prentiss Street 271 until it intersects with the north curb line of John R. Lynch 272 Street on the west side of Jackson State University; 273 • Then west on the north curb line of John R. Lynch Street 274 until it reaches the west curb line of * * * Ellis Avenue; 275 * * * 276 Then south along the west curb line of Ellis Avenue until • 277 it reaches the south curb line of Raymond Road; 278 • Then east along the south curb line of Raymond Road until 279 it reaches the north edge of Interstate 20 westbound; 280 • * * * Then east along the north edge of Interstate 20 281 until it overlaps with Interstate 55 and continues along such edge 282 of Interstate 55/20 to the western edge of where it becomes 283 Interstate 55; 284 * * * 285 • Then north along the western edge of I-55 until it reaches 286 the south curb line of High Street; 287 Then east along the south curb line of High Street and • 288 extending such line to the Pearl River and the point of the 289 beginning. 290 SECTION 9. Section 27-65-75, Mississippi Code of 1972, as 291 amended by Senate Bill No. 2664, 2023 Regular Session, is amended as follows: 292

293 27-65-75. On or before the fifteenth day of each month, the 294 revenue collected under the provisions of this chapter during the 295 preceding month shall be paid and distributed as follows:

296 On or before August 15, 1992, and each succeeding (1)(a) 297 month thereafter through July 15, 1993, eighteen percent (18%) of 298 the total sales tax revenue collected during the preceding month 299 under the provisions of this chapter, except that collected under 300 the provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on 301 business activities within a municipal corporation shall be 302 allocated for distribution to the municipality and paid to the 303 municipal corporation. Except as otherwise provided in this 304 paragraph (a), on or before August 15, 1993, and each succeeding 305 month thereafter, eighteen and one-half percent (18-1/2%) of the 306 total sales tax revenue collected during the preceding month under 307 the provisions of this chapter, except that collected under the 308 provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 and 309 27-65-24, on business activities within a municipal corporation 310 shall be allocated for distribution to the municipality and paid 311 to the municipal corporation. However, in the event the State 312 Auditor issues a certificate of noncompliance pursuant to Section 313 21-35-31, the Department of Revenue shall withhold ten percent 314 (10%) of the allocations and payments to the municipality that would otherwise be payable to the municipality under this 315 316 paragraph (a) until such time that the department receives written

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A municipal corporation, for the purpose of distributing the tax under this subsection, shall mean and include all incorporated cities, towns and villages.

Monies allocated for distribution and credited to a municipal corporation under this paragraph may be pledged as security for a loan if the distribution received by the municipal corporation is otherwise authorized or required by law to be pledged as security for such a loan.

In any county having a county seat that is not an incorporated municipality, the distribution provided under this subsection shall be made as though the county seat was an incorporated municipality; however, the distribution to the municipality shall be paid to the county treasury in which the municipality is located, and those funds shall be used for road, bridge and street construction or maintenance in the county.

334 On or before August 15, 2006, and each succeeding (b) 335 month thereafter, eighteen and one-half percent (18-1/2%) of the 336 total sales tax revenue collected during the preceding month under 337 the provisions of this chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on 338 339 business activities on the campus of a state institution of higher 340 learning or community or junior college whose campus is not located within the corporate limits of a municipality, shall be 341 23/HR26/HB1020CR.10J (H)WM (S)JA PAGE 13 G1/2

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342 allocated for distribution to the state institution of higher 343 learning or community or junior college and paid to the state 344 institution of higher learning or community or junior college.

345 On or before August 15, 2018, and each succeeding (C) 346 month thereafter until August 14, 2019, two percent (2%) of the 347 total sales tax revenue collected during the preceding month under the provisions of this chapter, except that collected under the 348 provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 and 349 350 27-65-24, on business activities within the corporate limits of 351 the City of Jackson, Mississippi, shall be deposited into the 352 Capitol Complex Improvement District Project Fund created in 353 Section 29-5-215. On or before August 15, 2019, and each 354 succeeding month thereafter until August 14, 2020, four percent 355 (4%) of the total sales tax revenue collected during the preceding 356 month under the provisions of this chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 357 358 and 27-65-24, on business activities within the corporate limits 359 of the City of Jackson, Mississippi, shall be deposited into the 360 Capitol Complex Improvement District Project Fund created in 361 Section 29-5-215. On or before August 15, 2020, and each 362 succeeding month thereafter through July 15, 2023, six percent 363 (6%) of the total sales tax revenue collected during the preceding 364 month under the provisions of this chapter, except that collected 365 under the provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 366 and 27-65-24, on business activities within the corporate limits

23/HR26/HB1020CR.10J (H)WM (S)JA PAGE 14 (GT/KW) 367 of the City of Jackson, Mississippi, shall be deposited into the 368 Capitol Complex Improvement District Project Fund created in Section 29-5-215. On or before August 15, 2023, and each 369 370 succeeding month thereafter, nine percent (9%) of the total sales 371 tax revenue collected during the preceding month under the 372 provisions of this chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 and 373 374 27-65-24, on business activities within the corporate limits of 375 the City of Jackson, Mississippi, shall be deposited into the 376 Capitol Complex Improvement District Project Fund created in 377 Section 29-5-215.

378 On or before the fifteenth day of the month (i) (d) 379 that the diversion authorized by this section begins, and each 380 succeeding month thereafter, eighteen and one-half percent 381 (18-1/2%) of the total sales tax revenue collected during the 382 preceding month under the provisions of this chapter, except that 383 collected under the provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on business activities within a redevelopment 384 385 project area developed under a redevelopment plan adopted under 386 the Tax Increment Financing Act (Section 21-45-1 et seq.) shall be 387 allocated for distribution to the county in which the project area 388 is located if:

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1. The county:

390 a. Borders on the Mississippi Sound and391 the State of Alabama, or

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392 b. Is Harrison County, Mississippi, and 393 the project area is within a radius of two (2) miles from the intersection of Interstate 10 and Menge Avenue; 394

395 2. The county has issued bonds under Section 396 21-45-9 to finance all or a portion of a redevelopment project in 397 the redevelopment project area;

398 3. Any debt service for the indebtedness 399 incurred is outstanding; and

400 4. A development with a value of Ten Million Dollars (\$10,000,000.00) or more is, or will be, located in the 401 402 redevelopment area.

403 (ii) Before any sales tax revenue may be allocated 404 for distribution to a county under this paragraph, the county 405 shall certify to the Department of Revenue that the requirements 406 of this paragraph have been met, the amount of bonded indebtedness 407 that has been incurred by the county for the redevelopment project 408 and the expected date the indebtedness incurred by the county will 409 be satisfied.

410 (iii) The diversion of sales tax revenue 411 authorized by this paragraph shall begin the month following the 412 month in which the Department of Revenue determines that the 413 requirements of this paragraph have been met. The diversion shall 414 end the month the indebtedness incurred by the county is satisfied. All revenue received by the county under this 415 paragraph shall be deposited in the fund required to be created in 416 23/HR26/HB1020CR.10J (H)WM (S)JA PAGE 16

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417 the tax increment financing plan under Section 21-45-11 and be 418 utilized solely to satisfy the indebtedness incurred by the 419 county.

420 On or before September 15, 1987, and each succeeding (2)421 month thereafter, from the revenue collected under this chapter 422 during the preceding month, One Million One Hundred Twenty-five 423 Thousand Dollars (\$1,125,000.00) shall be allocated for 424 distribution to municipal corporations as defined under subsection 425 (1) of this section in the proportion that the number of gallons of gasoline and diesel fuel sold by distributors to consumers and 426 427 retailers in each such municipality during the preceding fiscal 428 year bears to the total gallons of gasoline and diesel fuel sold 429 by distributors to consumers and retailers in municipalities 430 statewide during the preceding fiscal year. The Department of 431 Revenue shall require all distributors of gasoline and diesel fuel 432 to report to the department monthly the total number of gallons of 433 gasoline and diesel fuel sold by them to consumers and retailers 434 in each municipality during the preceding month. The Department 435 of Revenue shall have the authority to promulgate such rules and 436 regulations as is necessary to determine the number of gallons of 437 qasoline and diesel fuel sold by distributors to consumers and 438 retailers in each municipality. In determining the percentage 439 allocation of funds under this subsection for the fiscal year 440 beginning July 1, 1987, and ending June 30, 1988, the Department of Revenue may consider gallons of gasoline and diesel fuel sold 441 23/HR26/HB1020CR.10J (H)WM (S)JA

PAGE 17 (GT/KW))WM (S)JA G1/2 442 for a period of less than one (1) fiscal year. For the purposes 443 of this subsection, the term "fiscal year" means the fiscal year 444 beginning July 1 of a year.

445 On or before September 15, 1987, and on or before the (3) 446 fifteenth day of each succeeding month, until the date specified 447 in Section 65-39-35, the proceeds derived from contractors' taxes 448 levied under Section 27-65-21 on contracts for the construction or 449 reconstruction of highways designated under the highway program 450 created under Section 65-3-97 shall, except as otherwise provided 451 in Section 31-17-127, be deposited into the State Treasury to the 452 credit of the State Highway Fund to be used to fund that highway 453 The Mississippi Department of Transportation shall program. 454 provide to the Department of Revenue such information as is 455 necessary to determine the amount of proceeds to be distributed 456 under this subsection.

457 (4) On or before August 15, 1994, and on or before the 458 fifteenth day of each succeeding month through July 15, 1999, from 459 the proceeds of gasoline, diesel fuel or kerosene taxes as 460 provided in Section 27-5-101(a)(ii)1, Four Million Dollars 461 (\$4,000,000.00) shall be deposited in the State Treasury to the 462 credit of a special fund designated as the "State Aid Road Fund," created by Section 65-9-17. On or before August 15, 1999, and on 463 464 or before the fifteenth day of each succeeding month, from the 465 total amount of the proceeds of gasoline, diesel fuel or kerosene 466 taxes apportioned by Section 27-5-101(a) (ii)1, Four Million

23/HR26/HB1020CR.10J (H) WM (S) JA PAGE 18 (GT/KW) (G1/2 467 Dollars (\$4,000,000.00) or an amount equal to twenty-three and 468 one-fourth percent (23-1/4%) of those funds, whichever is the 469 greater amount, shall be deposited in the State Treasury to the 470 credit of the "State Aid Road Fund," created by Section 65-9-17. 471 Those funds shall be pledged to pay the principal of and interest 472 on state aid road bonds heretofore issued under Sections 19-9-51 473 through 19-9-77, in lieu of and in substitution for the funds 474 previously allocated to counties under this section. Those funds 475 may not be pledged for the payment of any state aid road bonds issued after April 1, 1981; however, this prohibition against the 476 477 pledging of any such funds for the payment of bonds shall not 478 apply to any bonds for which intent to issue those bonds has been published for the first time, as provided by law before March 29, 479 480 1981. From the amount of taxes paid into the special fund under 481 this subsection and subsection (9) of this section, there shall be 482 first deducted and paid the amount necessary to pay the expenses 483 of the Office of State Aid Road Construction, as authorized by the 484 Legislature for all other general and special fund agencies. The 485 remainder of the fund shall be allocated monthly to the several 486 counties in accordance with the following formula:

487 (a) One-third (1/3) shall be allocated to all counties488 in equal shares;

(b) One-third (1/3) shall be allocated to countiesbased on the proportion that the total number of rural road miles

491 in a county bears to the total number of rural road miles in all 492 counties of the state; and

(c) One-third (1/3) shall be allocated to counties based on the proportion that the rural population of the county bears to the total rural population in all counties of the state, according to the latest federal decennial census.

497 For the purposes of this subsection, the term "gasoline, 498 diesel fuel or kerosene taxes" means such taxes as defined in 499 paragraph (f) of Section 27-5-101.

500 The amount of funds allocated to any county under this 501 subsection for any fiscal year after fiscal year 1994 shall not be 502 less than the amount allocated to the county for fiscal year 1994.

Any reference in the general laws of this state or the Mississippi Code of 1972 to Section 27-5-105 shall mean and be construed to refer and apply to subsection (4) of Section 27-65-75.

507 One Million Six Hundred Sixty-six Thousand Six Hundred (5) Sixty-six Dollars (\$1,666,666.00) each month shall be paid into 508 509 the special fund known as the "Educational Facilities Revolving 510 Loan Fund" created and existing under the provisions of Section 511 37-47-24. Those payments into that fund are to be made on the 512 last day of each succeeding month hereafter. This subsection (5) shall stand repealed on July 1, * * * 2026. 513

514 (6) An amount each month beginning August 15, 1983, through 515 November 15, 1986, as specified in Section 6, Chapter 542, Laws of

23/HR26/HB1020CR.10J (H)WM (S)JA PAGE 20 (GT/KW) 516 1983, shall be paid into the special fund known as the 517 Correctional Facilities Construction Fund created in Section 6, 518 Chapter 542, Laws of 1983.

519 (7) On or before August 15, 1992, and each succeeding month thereafter through July 15, 2000, two and two hundred sixty-six 520 521 one-thousandths percent (2.266%) of the total sales tax revenue 522 collected during the preceding month under the provisions of this 523 chapter, except that collected under the provisions of Section 524 27-65-17(2), shall be deposited by the department into the School 525 Ad Valorem Tax Reduction Fund created under Section 37-61-35. On or before August 15, 2000, and each succeeding month thereafter, 526 527 two and two hundred sixty-six one-thousandths percent (2.266%) of 528 the total sales tax revenue collected during the preceding month 529 under the provisions of this chapter, except that collected under 530 the provisions of Section 27-65-17(2), shall be deposited into the School Ad Valorem Tax Reduction Fund created under Section 531 532 37-61-35 until such time that the total amount deposited into the 533 fund during a fiscal year equals Forty-two Million Dollars 534 (\$42,000,000.00). Thereafter, the amounts diverted under this 535 subsection (7) during the fiscal year in excess of Forty-two 536 Million Dollars (\$42,000,000.00) shall be deposited into the 537 Education Enhancement Fund created under Section 37-61-33 for 538 appropriation by the Legislature as other education needs and 539 shall not be subject to the percentage appropriation requirements set forth in Section 37-61-33. 540

23/HR26/HB1020CR.10J (H) WM (S) JA PAGE 21 (GT/KW) 541 (8) On or before August 15, 1992, and each succeeding month 542 thereafter, nine and seventy-three one-thousandths percent 543 (9.073%) of the total sales tax revenue collected during the 544 preceding month under the provisions of this chapter, except that 545 collected under the provisions of Section 27-65-17(2), shall be 546 deposited into the Education Enhancement Fund created under 547 Section 37-61-33.

(9) On or before August 15, 1994, and each succeeding month
thereafter, from the revenue collected under this chapter during
the preceding month, Two Hundred Fifty Thousand Dollars
(\$250,000.00) shall be paid into the State Aid Road Fund.

(10) On or before August 15, 1994, and each succeeding month thereafter through August 15, 1995, from the revenue collected under this chapter during the preceding month, Two Million Dollars (\$2,000,000.00) shall be deposited into the Motor Vehicle Ad Valorem Tax Reduction Fund established in Section 27-51-105.

557 (11) Notwithstanding any other provision of this section to 558 the contrary, on or before February 15, 1995, and each succeeding 559 month thereafter, the sales tax revenue collected during the 560 preceding month under the provisions of Section 27-65-17(2) and 561 the corresponding levy in Section 27-65-23 on the rental or lease 562 of private carriers of passengers and light carriers of property 563 as defined in Section 27-51-101 shall be deposited, without diversion, into the Motor Vehicle Ad Valorem Tax Reduction Fund 564 established in Section 27-51-105. 565

23/HR26/HB1020CR.10J (H) WM (S) JA PAGE 22 (GT/KW) 566 (12)Notwithstanding any other provision of this section to the contrary, on or before August 15, 1995, and each succeeding 567 568 month thereafter, the sales tax revenue collected during the 569 preceding month under the provisions of Section 27-65-17(1) on 570 retail sales of private carriers of passengers and light carriers 571 of property, as defined in Section 27-51-101 and the corresponding 572 levy in Section 27-65-23 on the rental or lease of these vehicles, shall be deposited, after diversion, into the Motor Vehicle Ad 573 574 Valorem Tax Reduction Fund established in Section 27-51-105.

575 On or before July 15, 1994, and on or before the (13)576 fifteenth day of each succeeding month thereafter, that portion of 577 the avails of the tax imposed in Section 27-65-22 that is derived 578 from activities held on the Mississippi State Fairgrounds Complex 579 shall be paid into a special fund that is created in the State 580 Treasury and shall be expended upon legislative appropriation 581 solely to defray the costs of repairs and renovation at the Trade 582 Mart and Coliseum.

583 On or before August 15, 1998, and each succeeding month (14)584 thereafter through July 15, 2005, that portion of the avails of 585 the tax imposed in Section 27-65-23 that is derived from sales by 586 cotton compresses or cotton warehouses and that would otherwise be 587 paid into the General Fund shall be deposited in an amount not to 588 exceed Two Million Dollars (\$2,000,000.00) into the special fund 589 created under Section 69-37-39. On or before August 15, 2007, and each succeeding month thereafter through July 15, 2010, that 590

23/HR26/HB1020CR.10J (H)WM (S)JA PAGE 23 (GT/KW) 591 portion of the avails of the tax imposed in Section 27-65-23 that 592 is derived from sales by cotton compresses or cotton warehouses 593 and that would otherwise be paid into the General Fund shall be 594 deposited in an amount not to exceed Two Million Dollars 595 (\$2,000,000.00) into the special fund created under Section 596 69-37-39 until all debts or other obligations incurred by the 597 Certified Cotton Growers Organization under the Mississippi Boll 598 Weevil Management Act before January 1, 2007, are satisfied in 599 On or before August 15, 2010, and each succeeding month full. thereafter through July 15, 2011, fifty percent (50%) of that 600 601 portion of the avails of the tax imposed in Section 27-65-23 that 602 is derived from sales by cotton compresses or cotton warehouses 603 and that would otherwise be paid into the General Fund shall be 604 deposited into the special fund created under Section 69-37-39 605 until such time that the total amount deposited into the fund 606 during a fiscal year equals One Million Dollars (\$1,000,000.00). 607 On or before August 15, 2011, and each succeeding month 608 thereafter, that portion of the avails of the tax imposed in 609 Section 27-65-23 that is derived from sales by cotton compresses 610 or cotton warehouses and that would otherwise be paid into the General Fund shall be deposited into the special fund created 611 under Section 69-37-39 until such time that the total amount 612 613 deposited into the fund during a fiscal year equals One Million 614 Dollars (\$1,000,000.00).

(15) Notwithstanding any other provision of this section to the contrary, on or before September 15, 2000, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under the provisions of Section 27-65-19(1)(d)(i)2, and 27-65-19(1)(d)(i)3 shall be deposited, without diversion, into the Telecommunications Ad Valorem Tax Reduction Fund established in Section 27-38-7.

(16) (a) On or before August 15, 2000, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under the provisions of this chapter on the gross proceeds of sales of a project as defined in Section 57-30-1 shall be deposited, after all diversions except the diversion provided for in subsection (1) of this section, into the Sales Tax Incentive Fund created in Section 57-30-3.

629 On or before August 15, 2007, and each succeeding (b) 630 month thereafter, eighty percent (80%) of the sales tax revenue 631 collected during the preceding month under the provisions of this 632 chapter from the operation of a tourism project under the 633 provisions of Sections 57-26-1 through 57-26-5, shall be 634 deposited, after the diversions required in subsections (7) and 635 (8) of this section, into the Tourism Project Sales Tax Incentive 636 Fund created in Section 57-26-3.

637 (17) Notwithstanding any other provision of this section to
638 the contrary, on or before April 15, 2002, and each succeeding
639 month thereafter, the sales tax revenue collected during the

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644 (18) [Repealed]

(GT/KW)

645 (19)(a) On or before August 15, 2005, and each succeeding 646 month thereafter, the sales tax revenue collected during the 647 preceding month under the provisions of this chapter on the gross 648 proceeds of sales of a business enterprise located within a 649 redevelopment project area under the provisions of Sections 650 57-91-1 through 57-91-11, and the revenue collected on the gross 651 proceeds of sales from sales made to a business enterprise located 652 in a redevelopment project area under the provisions of Sections 653 57-91-1 through 57-91-11 (provided that such sales made to a 654 business enterprise are made on the premises of the business 655 enterprise), shall, except as otherwise provided in this 656 subsection (19), be deposited, after all diversions, into the 657 Redevelopment Project Incentive Fund as created in Section 658 57-91-9.

659 For a municipality participating in the Economic (b) 660 Redevelopment Act created in Sections 57-91-1 through 57-91-11, 661 the diversion provided for in subsection (1) of this section 662 attributable to the gross proceeds of sales of a business 663 enterprise located within a redevelopment project area under the 664 provisions of Sections 57-91-1 through 57-91-11, and attributable 23/HR26/HB1020CR.10J (H)WM (S)JA PAGE 26 G1/2 to the gross proceeds of sales from sales made to a business enterprise located in a redevelopment project area under the provisions of Sections 57-91-1 through 57-91-11 (provided that such sales made to a business enterprise are made on the premises of the business enterprise), shall be deposited into the Redevelopment Project Incentive Fund as created in Section 57-91-9, as follows:

(i) For the first six (6) years in which payments
are made to a developer from the Redevelopment Project Incentive
Fund, one hundred percent (100%) of the diversion shall be
deposited into the fund;

(ii) For the seventh year in which such payments are made to a developer from the Redevelopment Project Incentive Fund, eighty percent (80%) of the diversion shall be deposited into the fund;

680 (iii) For the eighth year in which such payments 681 are made to a developer from the Redevelopment Project Incentive 682 Fund, seventy percent (70%) of the diversion shall be deposited 683 into the fund;

684 (iv) For the ninth year in which such payments are 685 made to a developer from the Redevelopment Project Incentive Fund, 686 sixty percent (60%) of the diversion shall be deposited into the 687 fund; and 688 (V) For the tenth year in which such payments are 689 made to a developer from the Redevelopment Project Incentive Fund, 690 fifty percent (50%) of the funds shall be deposited into the fund. 691 On or before January 15, 2007, and each succeeding (20)month thereafter, eighty percent (80%) of the sales tax revenue 692 693 collected during the preceding month under the provisions of this 694 chapter from the operation of a tourism project under the provisions of Sections 57-28-1 through 57-28-5 shall be deposited, 695 696 after the diversions required in subsections (7) and (8) of this 697 section, into the Tourism Sales Tax Incentive Fund created in 698 Section 57-28-3.

(21) (a) On or before April 15, 2007, and each succeeding month thereafter through June 15, 2013, One Hundred Fifty Thousand Dollars (\$150,000.00) of the sales tax revenue collected during the preceding month under the provisions of this chapter shall be deposited into the MMEIA Tax Incentive Fund created in Section 57-101-3.

(b) On or before July 15, 2013, and each succeeding month thereafter, One Hundred Fifty Thousand Dollars (\$150,000.00) of the sales tax revenue collected during the preceding month under the provisions of this chapter shall be deposited into the Mississippi Development Authority Job Training Grant Fund created in Section 57-1-451.

711 (22) Notwithstanding any other provision of this section to 712 the contrary, on or before August 15, 2009, and each succeeding

23/HR26/HB1020CR.10J (H) WM (S) JA PAGE 28 (GT/KW) 713 month thereafter, the sales tax revenue collected during the 714 preceding month under the provisions of Section 27-65-201 shall be 715 deposited, without diversion, into the Motor Vehicle Ad Valorem 716 Tax Reduction Fund established in Section 27-51-105.

717 (23)(a) On or before August 15, 2019, and each month 718 thereafter through July 15, 2020, one percent (1%) of the total 719 sales tax revenue collected during the preceding month from 720 restaurants and hotels shall be allocated for distribution to the 721 Mississippi Development Authority Tourism Advertising Fund established under Section 57-1-64, to be used exclusively for the 722 723 purpose stated therein. On or before August 15, 2020, and each 724 month thereafter through July 15, 2021, two percent (2%) of the 725 total sales tax revenue collected during the preceding month from 726 restaurants and hotels shall be allocated for distribution to the 727 Mississippi Development Authority Tourism Advertising Fund 728 established under Section 57-1-64, to be used exclusively for the 729 purpose stated therein. On or before August 15, 2021, and each 730 month thereafter, three percent (3%) of the total sales tax 731 revenue collected during the preceding month from restaurants and 732 hotels shall be allocated for distribution to the Mississippi 733 Development Authority Tourism Advertising Fund established under 734 Section 57-1-64, to be used exclusively for the purpose stated 735 The revenue diverted pursuant to this subsection shall therein. 736 not be available for expenditure until February 1, 2020.

23/HR26/HB1020CR.10J PAGE 29 (GT/KW) (b) The Joint Legislative Committee on Performance
For an annual
report to the Legislature indicating the amount of funds deposited
into the Mississippi Development Authority Tourism Advertising
Fund established under Section 57-1-64, and a detailed record of
how the funds are spent.

743 (24) The remainder of the amounts collected under the 744 provisions of this chapter shall be paid into the State Treasury 745 to the credit of the General Fund.

746 (25)(a) It shall be the duty of the municipal officials of 747 any municipality that expands its limits, or of any community that 748 incorporates as a municipality, to notify the commissioner of that 749 action thirty (30) days before the effective date. Failure to so 750 notify the commissioner shall cause the municipality to forfeit 751 the revenue that it would have been entitled to receive during 752 this period of time when the commissioner had no knowledge of the 753 action.

754 Except as otherwise provided in subparagraph (b) (i) 755 (ii) of this paragraph, if any funds have been erroneously 756 disbursed to any municipality or any overpayment of tax is 757 recovered by the taxpayer, the commissioner may make correction 758 and adjust the error or overpayment with the municipality by 759 withholding the necessary funds from any later payment to be made 760 to the municipality.

23/HR26/HB1020CR.10J PAGE 30 (GT/KW) 761 (ii) Subject to the provisions of Sections 762 27-65-51 and 27-65-53, if any funds have been erroneously 763 disbursed to a municipality under subsection (1) of this section 764 for a period of three (3) years or more, the maximum amount that 765 may be recovered or withheld from the municipality is the total 766 amount of funds erroneously disbursed for a period of three (3) 767 years beginning with the date of the first erroneous disbursement. 768 However, if during such period, a municipality provides written 769 notice to the Department of Revenue indicating the erroneous 770 disbursement of funds, then the maximum amount that may be 771 recovered or withheld from the municipality is the total amount of 772 funds erroneously disbursed for a period of one (1) year beginning 773 with the date of the first erroneous disbursement.

774 <u>SECTION 10.</u> The City of Jackson, at all times, shall 775 adequately staff its police department with the necessary number 776 of law enforcement officers. The Jackson Police Department shall 777 continue to enforce all ordinances of the City of Jackson.

778 **SECTION 11.** (1) Subject to the availability of funds 779 specifically appropriated therefor, the Department of Public 780 Safety shall provide body-worn cameras to each patrol law 781 enforcement officer within the Office of Capitol Police. The 782 body-worn cameras shall be kept in good working condition, worn on 783 the uniform of any patrol law enforcement officer while the 784 officer is on duty and shall be fully operational while any 785 officer is on patrol.

23/HR26/HB1020CR.10J (H) WM (S) JA PAGE 31 (GT/KW) (2) For purposes of this section, "Body-worn camera" means a device that is worn by a law enforcement officer which has the capability of electronically recording audio and video of the activities of the officer.

790 SECTION 12. By October 1, 2023, the clerk of the Seventh 791 Circuit Court District in conjunction with the Administrative 792 Office of Courts shall provide case disposition and caseload data 793 in the district from January 1, 2017, to September 15, 2023, to 794 the Chairs of the Senate Judiciary, Division A and the House 795 Judiciary A Committees and the Chairs of the Senate and House 796 Appropriations Committees for the purpose of assisting the 797 Legislature in its consideration to authorize one (1) circuit 798 judge for the Seventh Circuit Court District in addition to the 799 judges authorized in subsection (1) of this section. Any judge to 800 be authorized under this subsection shall be elected from the 801 subdistrict as provided by Section 9-7-23(2)(e).

802 SECTION 13. The Commissioner of the Department of Public 803 Safety shall develop a 911 system which can be used by any person 804 within the boundaries of the Capitol Complex Improvement District. 805 SECTION 14. The Department of Public Safety may purchase and 806 issue all patrol law enforcement officers within the department 807 any equipment deemed necessary by the commissioner for use to 808 enforce any traffic related law of the State of Mississippi, City 809 of Jackson's traffic ordinances or ordinances related to the disturbance of the public peace, or agency regulation on any 810 23/HR26/HB1020CR.10J (H)WM (S)JA PAGE 32 G1/2

(GT/KW)

811 property, public street, road or highway upon which it has 812 jurisdiction.

813 <u>SECTION 15.</u> The Chief Justice of the Supreme Court, in 814 consultation with the Administrative Office of Courts shall 815 appoint a court administrator whose primary duty is to manage the 816 caseload of the special judges appointed in Section 1 of this act. 817 The Chief Justice of the Supreme Court, in consultation with the 818 Administrative Office of Courts, shall set the compensation for 819 the court administrator authorized in this section.

820 **SECTION 16.** The Hinds County Circuit Clerk shall enter the 821 names or identifying numbers of all qualified electors in Hinds 822 County when selecting a jury for any hearing, trial or cause of 823 action that comes before any of the four (4) temporary special 824 circuit judges authorized by Section 1 of this act for the Seventh 825 Circuit Court District.

SECTION 17. If any section, paragraph, sentence, clause, phrase or any part of this act is declared to be unconstitutional or void, or if for any reason is declared to be invalid or of no effect, the remaining sections, paragraphs, sentences, clauses, phrases or parts of this act shall be in no manner affected thereby but shall remain in full force and effect.

832 **SECTION 18.** This act shall take effect and be in force from 833 and after July 1, 2023.

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

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AN ACT TO AUTHORIZE FOUR TEMPORARY SPECIAL CIRCUIT JUDGES FOR 1 2 THE SEVENTH CIRCUIT COURT DISTRICT TO BE APPOINTED BY THE CHIEF 3 JUSTICE OF THE SUPREME COURT; TO AUTHORIZE THE PUBLIC DEFENDER OF THE SEVENTH CIRCUIT COURT DISTRICT TO APPOINT THREE FULL-TIME 4 5 ASSISTANT PUBLIC DEFENDERS; TO AUTHORIZE THE DISTRICT ATTORNEY OF 6 THE SEVENTH CIRCUIT COURT DISTRICT TO APPOINT TWO FULL-TIME 7 ASSISTANT DISTRICT ATTORNEYS; TO CREATE AN INFERIOR COURT WITHIN 8 THE CAPITOL COMPLEX IMPROVEMENT DISTRICT TO HEAR AND DETERMINE CERTAIN MATTERS THAT ARE UNDER THE JURISDICTION OF MUNICIPAL 9 10 COURTS JURISDICTION OF A MUNICIPAL COURT; TO AUTHORIZE THE 11 ATTORNEY GENERAL TO DESIGNATE TWO ATTORNEYS TO SERVE AS 12 PROSECUTING ATTORNEYS FOR ANY CAUSE OF ACTION WITHIN THE 13 JURISDICTION OF THE CAPITOL COMPLEX IMPROVEMENT DISTRICT; TO 14 REQUIRE THE ADMINISTRATIVE OFFICE OF COURTS, IN CONSULTATION WITH 15 THE CHIEF JUSTICE OF THE MISSISSIPPI SUPREME COURT TO APPOINT A 16 CLERK FOR THE CCID INFERIOR COURT; TO REQUIRE THE DEPARTMENT OF 17 FINANCE AND ADMINISTRATION TO DESIGNATE A SUITABLE LOCATION OR 18 BUILDING FOR THE PURPOSE OF ALLOWING THE CCID INFERIOR COURT TO 19 HOLD COURT; TO AMEND SECTION 29-5-203, MISSISSIPPI CODE OF 1972, TO 20 REVISE THE BOUNDARIES OF THE CAPITOL COMPLEX IMPROVEMENT DISTRICT, 21 FOR PURPOSES OF AMENDMENT; TO AMEND SECTION 27-65-75, MISSISSIPPI 22 CODE OF 1972, AS AMENDED BY SENATE BILL NO. 2664, 2023 REGULAR 23 SESSION, TO REVISE THE DISTRIBUTION OF STATE SALES TAX REVENUE TO 24 THE CAPITOL COMPLEX IMPROVEMENT DISTRICT PROJECT FUND; TO REOUIRE 25 THE COMMISSIONER OF THE DEPARTMENT OF PUBLIC SAFETY TO DEVELOP A 26 911 SYSTEM FOR EMERGENCIES WITHIN THE CAPITOL COMPLEX IMPROVEMENT 27 DISTRICT; TO REQUIRE THE CHIEF JUSTICE OF THE SUPREME COURT, IN 28 CONSULTATION WITH THE ADMINISTRATIVE OFFICE OF COURTS, TO APPOINT 29 A COURT ADMINISTRATOR TO MANAGE THE CASELOAD OF THE SPECIAL JUDGES 30 APPOINTED IN SECTION 1 OF THIS ACT; TO REQUIRE THE HINDS COUNTY 31 CIRCUIT CLERK TO SELECT JURORS FROM ALL QUALIFIED ELECTORS IN 32 HINDS COUNTY; TO PROVIDE HOW JURORS ARE CHOSEN FOR PROCEEDINGS 33 BEFORE SPECIAL COURT JUDGES AUTHORIZED BY THIS ACT FOR THE SEVENTH 34 CIRCUIT COURT DISTRICT; AND FOR RELATED PURPOSES.

CONFEREES FOR THE HOUSE	CONFEREES FOR THE SENATE
X (SIGNED)	X (SIGNED)
Lamar	Wiggins
X (SIGNED)	X (SIGNED)
Bain	Michel
(NOT SIGNED)	X (SIGNED)
Banks	Parker

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