By: Senator(s) Williams, Sparks

To: Business and Financial Institutions

SENATE BILL NO. 2762 (As Sent to Governor)

AN ACT TO ESTABLISH A MAXIMUM AMOUNT OF RETAINAGE AND ESTABLISH THE TIMING FOR RELEASE OF RETAINAGE WITH RESPECT TO THE PERFORMANCE OF CERTAIN CONTRACTS AND TO PROVIDE FOR THE PAYMENT OF INTEREST FOR IMPROPERLY HELD RETAINAGE; TO DEFINE CERTAIN TERMS 5 FOR THE PURPOSES OF THIS ACT; TO PROVIDE TYPES OF CONTRACTS TO 6 WHICH THE PROVISIONS OF THIS ACT DO NOT APPLY; TO AMEND SECTIONS 31-5-15 AND 31-5-33, MISSISSIPPI CODE OF 1972, TO DEFINE THE TERM 7 "RETAINAGE" FOR PURPOSES OF CERTAIN PUBLIC WORKS CONTRACTS; AND 8 9 FOR RELATED PURPOSES.

- 10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 11 SECTION 1. (1) For the purposes of this section, the
- 12 following words and phrases shall have the meanings ascribed in
- this section unless the context clearly indicates otherwise: 13
- (a) "Retainage" means that money, or other security as 14
- agreed to by the parties to a construction contract, earned by the 15
- contractor, subcontractor or lower-tier sub-subcontractor or 16
- 17 supplier, as the case may be, for work properly performed or
- 18 materials suitably stored if payment for stored materials is
- 19 provided for in the contract, which has been retained by the owner
- conditioned on final completion and acceptance of all work in 20

- 21 connection with a project or projects by the contractor,
- 22 subcontractor or lower-tier sub-subcontractor or supplier.
- 23 (b) "Final completion" shall mean the stage of the
- 24 project at which all work has been completed in accordance with
- 25 the contract requirements, including, but not limited to, the
- 26 completion of punch list items, the submission of contractual
- 27 close-out documents, equipment manuals, warranty documents or
- 28 other like required deliverables.
- 29 (2) (a) A construction contract on any project in this
- 30 state which provides for progress payments in installments based
- 31 upon an estimated percentage of completion with a percentage of
- 32 the contract proceeds to be retained by the owner pending final
- 33 completion of the contract may provide for the owner's withholding
- 34 of retainage from payments to its contractor for work performed by
- 35 that contractor on a construction project. However, there may not
- 36 be retained more than five percent (5%) of the estimated amount of
- 37 work properly done and the value of materials stored on the site
- 38 or suitably stored and insured off-site. If an owner withholds an
- 39 amount greater than that allowed by this paragraph (a), the owner
- 40 shall be liable to the contractor for interest accruing on the
- 41 excess amount withheld at the rate of one percent (1%) per month.
- 42 (b) A construction contract on any project in this
- 43 state which provides for progress payments in installments based
- 44 upon an estimated percentage of completion with a percentage of
- 45 the contract proceeds to be retained by the contractor pending

- 46 final completion of the contract may provide for the contractor's
- 47 withholding of retainage from payments to its subcontractors for
- 48 work performed by the subcontractors on a construction project.
- 49 However, there may not be retained more than five percent (5%) of
- 50 the estimated amount of work properly done and the value of
- 51 materials stored on the site or suitably stored and insured
- 52 off-site. If a contractor withholds an amount greater than that
- 53 allowed by this paragraph (b), the contractor shall be liable to
- 54 the subcontractor for interest accruing on the excess amount
- 55 withheld at the rate of one percent (1%) per month.
- 56 (c) A construction contract on any project in this
- 57 state which provides for progress payments in installments based
- 58 upon an estimated percentage of completion with a percentage of
- 59 the contract proceeds to be retained by the subcontractor pending
- 60 final completion of the contract may provide for the
- 61 subcontractor's withholding of retainage from payments to its
- 62 sub-subcontractors or material suppliers for work performed by
- 63 such sub-subcontractors or material suppliers on a construction
- 64 project. However, there may not be retained more than five
- 65 percent (5%) of the estimated amount of work properly done and the
- 66 value of materials stored on the site or suitably stored and
- 67 insured off-site. If a subcontractor withholds an amount greater
- 68 than that allowed by this paragraph (c), the subcontractor shall
- 69 be liable to the sub-subcontractor or material supplier for

- 70 interest accruing on the excess amount withheld at the rate of one 71 percent (1%) per month.
- 72 The five percent (5%) retainage described in 73 paragraphs (a), (b) and (c) of this subsection shall apply to all 74 items of work required to achieve final completion. Any amounts 75 held above the five percent (5%) for items of work required to 76 achieve final completion shall be subject to interest accruing on 77 the excess amount at the rate of one percent (1%) per month.
- 78 The owner shall release and pay retainage to the 79 contractor for work completed on any construction contract no 80 later than sixty (60) days after the final completion of the contractor's work provided all necessary certificates of occupancy 81 82 have been issued. The contractor shall release and pay retainage 83 to its subcontractors and subcontractors shall release and pay 84 retainage to their sub-subcontractors for work completed pursuant 85 to the requirements of Section 87-7-5, Mississippi Code of 1972.
- 86 Nothing in this section limits or alters the paying party's right to withhold or not approve payment on grounds set 87 88 forth in the party's contract, subcontract or sub-subcontract for 89 work not properly performed or payment not earned; rather, this 90 section is intended only to establish a maximum amount of 91 retainage and provide for the payment of interest for improperly held retainage. Also, the paying party may condition payment on 92 93 the receipt of payment from the party with whom the paying party contracted and a full release of any lien of the contractor, 94

- 95 subcontractor or sub-subcontractor, as the case may be, for the
- 96 amount of work being paid. For purposes of this subsection (4),
- 97 "the paying party" shall mean the party in direct contractual
- 98 privity with the party asserting that payment is due to it and,
- 99 accordingly, shall not include any financial institution or other
- 100 lender that is the source of the funds at issue.
- 101 (5) A party may not waive by contract or otherwise the right
- 102 to receive interest, as provided for in this section.
- 103 (6) A contractor, subcontractor or sub-subcontractor may
- 104 file a civil action solely against the party contractually
- 105 obligated for the payment of the amount claimed to recover the
- 106 amount due plus the interest accrued in accordance with this
- 107 section. If the court finds in the civil action that the party
- 108 contractually obligated for the payment of the amount claimed has
- 109 not made payment in compliance with this section, the court shall
- 110 award the interest specified in this section in addition to the
- 111 amount due. In any such civil action, the party in whose favor a
- 112 judgement is rendered shall be entitled to recover payment of
- 113 reasonable attorneys' fees, court costs and reasonable expenses
- 114 from the other party. For purposes of this subsection (6), "the
- 115 party contractually obligated for the payment" shall mean the
- 116 party in direct contractual privity with the party asserting that
- 117 payment is due to it and, accordingly, shall not include any
- 118 financial institution or other lender that is the source of the
- 119 funds at issue.

- 120 (7) This section does not apply to the following:
- 121 (a) Residential homebuilding.
- 122 (b) Improvements to real property intended for
- 123 residential purposes which consist of sixteen (16) or fewer
- 124 residential units.
- 125 (c) Contracts, subcontracts or sub-subcontracts in the
- 126 amount of Ten Thousand Dollars (\$10,000.00) or less.
- 127 (d) Contracts awarded by the State of Mississippi, or
- 128 any agency, unit or department of the State of Mississippi, or by
- 129 any political subdivision thereof.
- 130 (8) This section does not amend or modify existing laws
- 131 relating to mechanics and materialmen liens provided in Article
- 132 21, Title 85, Chapter 7, Mississippi Code of 1972.
- 133 (9) The rights and obligations created in this section
- 134 cannot be modified or waived by any oral or written contract or
- 135 agreement.
- 136 (10) The provisions of this section shall become effective
- 137 for and apply to all contracts, as described in this section,
- 138 entered into on or after July 1, 2024.
- 139 **SECTION 2.** Section 31-5-15, Mississippi Code of 1972, is
- 140 amended as follows:
- 141 31-5-15. Under any public contract heretofore or hereafter
- 142 made or awarded by the State of Mississippi, or any agency or
- 143 department of the State of Mississippi, or by any political
- 144 subdivision thereof, the contractor may, with the written consent

- 145 of his or its surety, from time to time, withdraw the whole or any
- 146 portion of the amount retained from payments due the contractor
- pursuant to the terms of the contract by depositing with the State 147
- Treasurer of the State of Mississippi, or the treasurer or 148
- 149 secretary of the political subdivision of the State of Mississippi
- 150 holding funds belonging to the contractor, the following security,
- or any combination thereof in an amount equal to or in excess of 151
- the amount so withdrawn, said securities to be accepted at the 152
- 153 time of deposit at market value but not in excess of par value, to
- 154 wit:
- 155 (* * *1a) U.S. Treasury Bonds, U.S. Treasury Notes,
- 156 U.S. Treasury Certificates of Indebtedness, or U.S. Treasury
- 157 Bills, or
- 158 Bonds or notes of the State of Mississippi, * * *2b)
- 159 or
- 160 (* * *3C) Bonds of any political subdivision of the
- 161 State of Mississippi, or
- 162 (* * *4d) Certificates of deposit issued by commercial
- 163 banks located in the State of Mississippi, provided that such
- 164 certificate is negotiable or is accompanied by a power of attorney
- 165 executed by the owner of the certificate in favor of the Treasurer
- 166 of the State of Mississippi or of the treasurer or the secretary
- of the political subdivision involved, or 167
- 168 (* * \pm *5e) Certificates of deposit issued by savings
- and loan associations located in the State of Mississippi, the 169

170 accounts of which are insured by the Federal * * *Savings and Loan 171 Insurance Corporation Deposit Insurance Corporation, or whose 172 accounts are insured by a company approved by the State Board of Savings and Loan Associations, provided that such certificate is 173 174 made payable with accrued interest on demand and is accompanied by 175 a power of attorney executed by the owner of the certificate in 176 favor of the Treasurer of the State of Mississippi or the 177 treasurer or secretary of the political subdivision involved, and 178 provided that any such certificate from any of the savings and 179 loan associations referred to in this subparagraph shall not be for an amount in excess of the maximum dollar amount of coverage 180 181 of the Federal Savings and Loan Insurance Corporation. 182 The agency or department of the state shall notify the State 183 Treasurer of the amount of deposit required and shall also notify

The agency or department of the state shall notify the State
Treasurer of the amount of deposit required and shall also notify
the State Treasurer when to release the deposit. The political
subdivision of the state shall notify its treasurer or secretary
of the amount of deposit required and shall also notify him when
to release the deposit.

The State Treasurer, or the secretary or treasurer of the political subdivision holding said security, shall, from time to time, collect all interest or income on the security so deposited and shall, by and with the written consent of contractor's surety, pay the same when and as collected to the contractor or contractors who deposited said obligations. If the deposit be in

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194 the form of coupon bonds, the coupons as they respectively become 195 due shall be delivered to the contractor.

196 If in the event of an overpayment to a contractor the contracting authority is unable to obtain reimbursement for such 197 198 overpayments from the contractor, the chief administrative officer 199 of the contracting authority shall notify the contractor, its 200 surety and the State Treasurer or other holder of the security, of 201 the nature of the overpayment and of the failure to obtain 202 reimbursement. Upon such notification, the security holder shall 203 retain the income on the deposited security until an amount equal 204 to the overpayment is accumulated and paid to the contracting 205 authority.

In the event the contractor shall default in the performance of the contract or any portion thereof, the securities deposited by him in lieu of retainage and all interest and coupons and income accruing on said securities after said default may be sold by the state or any agency or department thereof, or any political subdivision, and the proceeds of said sale used as if such proceeds represented the retainage provided for under the contract. For the purposes of this section, the term "retainage" means money, or other security as agreed to by the parties to a construction contract, earned by the contractor, subcontractor or lower-tier sub-subcontractor or supplier, as the case may be, for work properly performed or materials suitably stored if payment for stored materials is provided for in the contract, which has

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- 219 been retained by the owner conditioned on final completion, to 220 include, but not be limited to, deliverable and nondeliverable 221 requirements such as completion of contractual closeout, provision 222 of equipment manuals, provision of warranty documents, completion 223 of punch list and acceptance of all work in connection with a 224 project by the contractor, subcontractor or lower-tier 225 sub-subcontractor or supplier. 226 SECTION 3. Section 31-5-33, Mississippi Code of 1972, is 227 amended as follows:
 - 31-5-33. (1) In any contract for the construction, repair, alteration or demolition of any building, structure or facility awarded by the State of Mississippi, or any agency, unit or department of the State of Mississippi, or by any political subdivision thereof, which contract provides for progress payments in installments based upon an estimated percentage of completion with a percentage of the contract proceeds to be retained by the state agency, unit or department, or by the political subdivision or contractor pending completion of the contract, such retainage shall be five percent (5%), and the amount retained by the prime contractor from each payment due the subcontractor shall not exceed the percentage withheld by the state, or any agency, unit or department of the state, or by any political subdivision thereof, from the prime contractor. For the purposes of this section and Section 31-5-15, the term "retainage" means that money, or other security as agreed to by the parties to a

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244	construction contract, earned by the contractor, subcontractor or
245	lower-tier sub-subcontractor or supplier, as the case may be, for
246	work properly performed or materials suitably stored if payment
247	for stored materials is provided for in the contract, which has
248	been retained by the owner conditioned on final completion and
249	acceptance of all work in connection with a project or projects by
250	the contractor, subcontractor or lower-tier sub-subcontractor or
251	supplier.

On any contract as described herein, of which the total amount is Two Hundred Fifty Thousand Dollars (\$250,000.00) or greater, or on any contract with a subcontractor, regardless of amount, five percent (5%) shall be retained until the work is at least fifty percent (50%) complete, on schedule and satisfactory in the architect's and/or engineer's opinion, at which time fifty percent (50%) of the retainage held to date shall be returned to the prime contractor for distribution to the appropriate subcontractors and suppliers. Provided, however, that future retainage shall be withheld at the rate of two and one-half percent (2-1/2%).

- (2) The provisions of this section shall not apply to contracts let by the Mississippi Transportation Commission for the construction, improvement or maintenance of roads and bridges.
- **SECTION 4.** This act shall take effect and be in force from 267 and after July 1, 2024.