By: Representative Hamilton

To: Oil, Gas and Other Minerals

## HOUSE BILL NO. 513

1 AN ACT TO PROVIDE THAT THE TITLE TO ANY MINERAL ESTATE THAT 2 IS DEEMED TO BE NONPRODUCING SHALL REVERT TO THE STATE OF 3 MISSISSIPPI AT THE END OF THE TEN-YEAR PERIOD OF NONPRODUCTION; TO 4 PROVIDE THAT THE OWNER OF THE SURFACE RIGHTS TO THE LAND MAY 5 REDEEM THE NONPRODUCING MINERAL ESTATE; TO PROVIDE THE PROCEDURE 6 FOR NOTICE AND REDEMPTION OF THE NONPRODUCING MINERAL ESTATE; AND 7 FOR RELATED PURPOSES.

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 <u>SECTION 1.</u> The title to, and interest in, any mineral estate 10 that is deemed to be nonproducing as described herein shall revert to the State of Mississippi at the end of the ten-year period and, 11 in accordance with Section 2 of this act, the surface owner may 12 redeem such nonproducing mineral estate. For purposes of this 13 14 section, the mineral estate is deemed to be nonproducing if there 15 have been no bona fide drilling or production operations for minerals or no actual production of minerals for a period of ten 16 17 (10) years. The period of ten (10) years may run continuously or be interrupted. If there are bona fide drilling or production 18 operations for minerals or actual production of minerals, the 19 period shall be interrupted and shall begin to run again on the 20 last day that drilling or production operations are conducted or 21 22 the last day of actual production. The period shall be interrupted in the case of contracts providing for shut-in rental 23 24 payments in lieu of production, but if there is no production, the period shall begin to run again at the end of the period for which 25 the last such rental payment was made. For purposes of this 26 section, oil and gas are deemed to be not in production if, in the 27 case of oil production, the well is not located on the regular 28

H. B. No. 513 99\HR40\R945 PAGE 1 29 governmental quarter-quarter section of surface estate where the 30 severed mineral estate lies, or in the case of gas production, if 31 the gas well is not located in the regular governmental one-half 32 (1/2) section wherein the mineral estate lies.

33 <u>SECTION 2.</u> (1) In order to effectuate the redemption provided for in Section 1 of this act, the owner or owners of the 34 surface estate each shall file a statement of claim with the 35 36 chancery clerk of the county or counties in which the land within 37 which the nonproducing mineral estate is located after the period of ten (10) years has elapsed and the title to the mineral estate 38 has reverted to the State of Mississippi. The owner or owners of 39 the surface estate shall notify the owner or owners of the 40 41 nonproducing mineral estate by personal service, if they can be found upon reasonable search and inquiry, that the nonproducing 42 43 mineral estate is subject to redemption by the surface owner or 44 If the owner or owners of the nonproducing mineral estate owners. cannot be found upon reasonable search and inquiry, the owner or 45 owners of the surface estate shall give notice by publication for 46 47 three (3) consecutive weeks in a newspaper having general 48 circulation in the county or counties in which the land within which the nonproducing mineral estate is located, and, if the 49 50 address of the owner or owners of the mineral estate is shown of record or can be determined upon reasonable inquiry, by mailing a 51 copy of such notice to the owner or owners of the mineral estate 52 53 not later than ten (10) days after the first publication. The notice shall state the name of the owner or owners of the mineral 54 estate as shown of record, if known, a description of the land and 55 the name of the person or persons giving such notice. If a copy 56 57 of such notice, together with an affidavit of service thereof, is 58 promptly filed with the chancery clerk of the county or counties in which the land within which the mineral estate is located, the 59 60 record thereof shall be prima facie evidence in any legal proceeding that such notice was given. 61

(2) If, within thirty (30) days after personal service or
the last publication of notice, no conclusive written evidence is
presented to the chancery clerk that there have been bona fide
drilling or production operations for minerals or actual

H. B. No. 513 99\HR40\R945 PAGE 2 66 production of minerals for a period of ten (10) years, the nonproducing mineral estate may be redeemed by the owner or owners 67 68 of the surface estate, and the chancery clerk shall record the statement of claim and the redemption of the nonproducing mineral 69 70 estate and shall indicate the redemption of the nonproducing mineral estate by marginal notation on the instrument creating the 71 original mineral estate. If conclusive written evidence is 72 presented to the chancery clerk within the stated period of time 73 74 that there have been bona fide drilling or production operations 75 for minerals or actual production of minerals within the period of ten (10) years, then the reverter to the State of Mississippi and 76 77 the right of redemption by the surface owner or owners shall not take effect and the chancery clerk shall record the statement of 78 79 claim but shall not record or indicate on the instrument creating the original mineral estate that there has been a reversion or 80 81 redemption of the mineral estate.

82 SECTION 3. This act shall take effect and be in force from 83 and after July 1, 1999.

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