MISSISSIPPI LEGISLATURE

By: Senator(s) Cuevas

To: Environment Prot, Cons and Water Res

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2982

AN ACT TO AMEND SECTION 19-5-177, MISSISSIPPI CODE OF 1972, TO AUTHORIZE DISTRICTS CREATED UNDER SECTIONS 19-5-151 THROUGH 2 3 19-5-207 FOR THE PURPOSE OF PROVIDING SEWAGE SERVICE TO PROVIDE 4 FOR THE INSTALLATION OF RESIDENTIAL SEWAGE HOLDING TANKS, TO 5 REQUIRE THE DISTRICT TO MAINTAIN THOSE TANKS AND TO AUTHORIZE THE DISTRICT TO CHARGE A FEE FOR ITS SERVICES; TO AMEND SECTION 6 41-67-11, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE BOARD OF 7 8 HEALTH TO APPROVE THE INSTALLATION OF SEWAGE HOLDING TANKS BY A 9 DISTRICT PENDING THE COMPLETION OF MUNICIPAL OR COMMUNITY SEWAGE SYSTEMS; TO AMEND SECTION 41-67-6, MISSISSIPPI CODE OF 1972, TO 10 REQUIRE PERSONNEL OF THE DEPARTMENT OF HEALTH TO USE BEST 11 PROFESSIONAL JUDGMENT IN MAKING RECOMMENDATIONS ON THE TYPE OR 12 13 TYPES OF INDIVIDUAL ON-SITE WASTEWATER DISPOSAL SYSTEMS RECOMMENDED, CONSIDERING FUNCTIONING SYSTEMS ON NEARBY LOTS OR 14 15 TRACTS; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 16 17

SECTION 1. Section 19-5-177, Mississippi Code of 1972, is 18

19 amended as follows:

20 19-5-177. (1) Any district created <u>under</u> Sections 19-5-151 through 19-5-207, acting by and through the board of commissioners 21 22 of such district as its governing authority, shall have the following among other powers: 23

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(a) To sue and be sued;

25 (b) To acquire by purchase, gift, devise and lease or any other mode of acquisition, other than by eminent domain, hold 26 27 and dispose of real and personal property of every kind within or without the district; 28

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(c) To make and enter into contracts, conveyances,

mortgages, deeds of trust, bonds, leases or contracts for 30

31 financial advisory services;

32 (d) To incur debts, to borrow money, to issue 33 negotiable bonds, and to provide for the rights of the holders

34 thereof;

To fix, maintain, collect and revise rates and 35 (e) charges for services rendered by or through the facilities of such 36 district, which rates and charges shall not be subject to review 37 or regulation by the Mississippi Public Service Commission except 38 39 in those instances where a city operating similar services would be subject to regulation and review; however, said district shall 40 obtain a certificate of convenience and necessity from the 41 42 Mississippi Public Service Commission for operating of water 43 and/or sewer systems;

44 (f) To pledge all or any part of its revenues to the45 payment of its obligations;

46 (g) To make such covenants in connection with the
47 issuance of bonds or to secure the payment of bonds that a private
48 business corporation can make under the general laws of the state;

(h) To use any right-of-way, public right-of-way, easement, or other similar property or property rights necessary or convenient in connection with the acquisition, improvement, operation or maintenance of the facilities of such district held by the state or any political subdivision thereof; however, the governing body of such political subdivision shall consent to such use;

(i) To enter into agreements with state and federal agencies for loans, grants, grants-in-aid, and other forms of assistance including, but not limited to, participation in the sale and purchase of bonds;

(j) To acquire by purchase any existing works and facilities providing services for which it was created, and any lands, rights, easements, franchises and other property, real and personal necessary to the completion and operation of such system upon such terms and conditions as may be agreed upon, and if necessary as part of the purchase price to assume the payment of outstanding notes, bonds or other obligations upon such system;

67 (k) To extend its services to areas beyond but within one (1) mile of the boundaries of such district; however, no such 68 69 extension shall be made to areas already occupied by another 70 corporate agency rendering the same service so long as such 71 corporate agency desires to continue to serve such areas. Areas outside of the district desiring to be served which are beyond the 72 73 one-mile limit must be brought into the district by annexation 74 proceedings;

75 (1) To be deemed to have the same status as counties 76 and municipalities with respect to payment of sales taxes on 77 purchases made by such districts;

(m) To borrow funds for interim financing subject toreceipt of funds as outlined in Section 19-5-181.

80 (2) Any district which is incorporated under Sections
 81 <u>19-5-151 through 19-5-207 to provide sewer services may install or</u>

82 provide for the installation of sewage holding tanks at

83 residential properties within the district, if funding for

84 municipal or community sewers has been awarded to the district.

85 The district shall maintain or provide for the maintenance of the

86 sewage holding tank systems. The district may assess and collect

87 from each resident using a sewage holding tank a fee covering the

88 costs of providing the services authorized under this section.

89 When municipal or community sewers are available and ready for

90 use, residences with sewage holding tanks shall be connected to

91 the sewer system.

92 SECTION 2. Section 41-67-11, Mississippi Code of 1972, is 93 amended as follows:

94 41-67-11. (1) Temporary individual on-site wastewater 95 disposal systems may be approved in otherwise unapprovable areas 96 only after a contract has been awarded for the construction of 97 municipal or community sewers that upon completion will adequately 98 serve the property. Temporary individual on-site wastewater 99 disposal systems shall only be approved under the following

100 conditions:

(a) When the municipal or community sewers shall not be completed and available for use within six (6) months, a complete individual on-site wastewater disposal system complying with all requirements of the board may be installed. Upon completion of the sewer construction all systems shall be abandoned and all residences, buildings or facilities connected to the sewer.

107 (b) When the public sewers shall be available and ready 108 for use within a period not to exceed six (6) months, or where a 109 minor extension is to be made to a municipal system by the municipality and no contract is to be awarded, an individual 110 111 on-site wastewater disposal system with a minimum capacity of three hundred (300) gallons and at least sixty percent (60%) of 112 the required disposal field may be installed. The board shall not 113 approve a temporary system under this subsection unless the 114 115 professional engineer designing the sewer system has certified to 116 the board in writing that the public sewer or extension shall be completed within six (6) months, and the owner of the temporary 117 118 system has certified in writing that connection to the public 119 sewer shall be made as soon as it becomes available.

120 (2) The board may approve the installation of sewage holding 121 tanks in districts created under Sections 19-5-151 through 122 19-5-207 for the purpose of providing sewage services. The 123 district shall be required to maintain or provide for the 124 maintenance of those holding tanks. The board shall require that 125 residences be connected to a municipal or community sewage system 126 when that system is available and ready to use.

127 SECTION 3. Section 41-67-6, Mississippi Code of 1972, is 128 amended as follows:

129 41-67-6. (1) Within five (5) working days following receipt 130 of the notice of intent and plot plan by an owner, lessee or 131 developer of any lot or tract of land, the department shall 132 conduct a soil and site evaluation, except in cases where a

133 professional engineer provides services relating to the design, construction or installation of an individual on-site wastewater 134 135 disposal system to comply with this chapter. Within ten (10) additional working days, the department shall make recommendations 136 137 to the owner, lessee or developer of the type or types of individual on-site wastewater disposal systems suitable for 138 installation on the lot or tract, unless there are conditions 139 requiring further investigation that are revealed in the initial 140 141 evaluation. In making recommendations on the type or types of 142 individual on-site wastewater disposal systems suitable for installation on a lot or tract, personnel of the department shall 143 144 use best professional judgment based on rules and regulations 145 adopted by the board, considering the type or types of systems which are installed and functioning on lots or tracts near the 146 subject lot or tract. If existing systems in the surrounding area 147 148 function properly, systems of that same type shall be approved. 149 To the extent practicable, the recommendations shall give the owner, lessee or developer maximum flexibility and a maximum 150 151 number of options consistent with the federal Clean Water Act, 152 consistent with maintaining the wastes on the property of the 153 generator except as authorized under Section 41-67-8, and 154 consistent with protection of the public health. The system or 155 systems recommended shall be environmentally sound and 156 cost-effective. The department or a professional engineer shall provide complete information, including all applicable 157 158 requirements and regulations on all systems recommended. The 159 owner, lessee or developer shall have the right to choose among systems. The department shall provide the owner, lessee or 160 161 developer with a form that specifies all types of individual 162 on-site wastewater disposal systems that are suitable for 163 installation on the lot or tract and lists all installers of those systems that are certified by the department. Approval of the 164 165 design, construction or installation of an individual on-site

166 wastewater disposal system by the department is not required. Τf any property owner, lessee or the owner's or lessee's lending 167 168 institution requests the department to approve the design, construction or installation of any system on the owner's or 169 170 lessee's property, the department shall approve the design, construction or installation of that system, as requested, if the 171 system is designed, constructed and installed, as the case may be, 172 173 in accordance with the rules and regulations of the board. The 174 department shall not approve any individual on-site wastewater 175 disposal system that has a direct or point source discharge, 176 unless the Permit Board has issued a permit for that system under 177 Section 41-67-8.

178 (2) Evaluations and recommendations for a subdivision shall179 not be subject to the time constraints in this section.

180 (3) If the department has been requested to approve the 181 design, construction or installation of an individual on-site 182 wastewater disposal system, an installer may not begin the design, 183 construction or installation of the individual on-site wastewater 184 disposal system, unless the installer notifies the department of 185 the date on which the installer plans to begin work on the system.

(4) A person may not design, construct or install, or cause
to be designed, constructed or installed an individual on-site
wastewater disposal system that does not comply with this chapter
and rules and regulations of the board.

190 (5) Any person who installs an individual on-site wastewater 191 disposal system shall sign and file with the department an 192 affidavit that the system was installed in compliance with all 193 requirements and regulations applicable to that type of system. 194 If any person or contractor fails to comply with all requirements and regulations in the installation of the system, the board, 195 196 after due notice and hearing, may levy an administrative fine not to exceed One Thousand Dollars (\$1,000.00). 197

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08 (6) Any provisions of this chapter regarding the

department's approval of the design, construction and installation of an individual on-site wastewater disposal system shall not apply to a residence, building or facility that is located on a land tract that is two (2) acres or larger.

203 SECTION 4. This act shall take effect and be in force from 204 and after July 1, 1999.