By: Ellington

To: Oil, Gas and Other Minerals;
Conservation and Water Resources

HOUSE BILL NO. 1089

AN ACT TO REVISE THE "MISSISSIPPI SURFACE MINING AND RECLAMATION LAW"; TO AMEND SECTION 53-7-5, MISSISSIPPI CODE OF 1972, TO DEFINE CERTAIN TERMS; TO AMEND SECTION 53-7-7, MISSISSIPPI CODE OF 1972, TO REQUIRE A PERMIT BEFORE BEGINNING A 5 SURFACE MINING OPERATION AND TO CLARIFY EXEMPTIONS FROM THIS ACT; TO AMEND SECTION 53-7-21, MISSISSIPPI CODE OF 1972, TO TRANSFER PERMIT DUTIES TO THE PERMIT BOARD; TO AMEND SECTION 53-7-23, 6 7 MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE ISSUANCE OF A GENERAL 8 9 PERMIT AND TO ELIMINATE TEMPORARY PERMITS; TO REVISE SURFACE MINING ADMINISTRATIVE PROCEDURES CONSISTENT WITH THE DEPARTMENT OF 10 11 ENVIRONMENTAL QUALITY ADMINISTRATIVE PROCEDURES; TO REQUIRE COMPLIANCE WITH THE MISSISSIPPI ADMINISTRATIVE PROCEDURES LAW; TO 12 CONFORM THE SURFACE MINING LAW TO REORGANIZATION NOMENCLATURE; TO 13 14 PROHIBIT MINING IN LOCATIONS UNDER CERTAIN CIRCUMSTANCES; TO 15 REVISE PENALTIES FOR VIOLATIONS; TO AMEND SECTIONS 53-7-1, 53-7-3, 53-7-9, 53-7-11, 53-7-17, 53-7-19, 53-7-25, 53-7-27, 53-7-29, 16 53-7-31, 53-7-35 THROUGH 53-7-71 AND 53-7-75, MISSISSIPPI CODE OF 17 1972, IN CONFORMITY THERETO; TO REPEAL SECTION 53-7-13, 18 MISSISSIPPI CODE OF 1972, WHICH REQUIRES THE BOARD OF THE GEOLOGICAL, ECONOMIC AND TOPOGRAPHICAL SURVEY TO ESTABLISH REGULATIONS ON SURFACE MINING; TO REPEAL SECTION 53-7-15, 19 20 21 22 MISSISSIPPI CODE OF 1972, WHICH REQUIRES THE BOARD OF THE GEOLOGICAL, ECONOMIC AND TOPOGRAPHICAL SURVEY TO HOLD CERTAIN 23 HEARINGS; TO REPEAL SECTION 53-7-33, MISSISSIPPI CODE OF 1972, 24 25 WHICH REQUIRES SOIL AND WATER CONSERVATION COMMISSIONERS TO SUBMIT WRITTEN RECOMMENDATIONS ON RECLAMATION PLANS AFFECTING THEIR 26 DISTRICTS; TO REPEAL SECTION 53-7-73, MISSISSIPPI CODE OF 1972, 27 WHICH PROVIDES A TEMPORARY SUSPENSION FOR AN OPERATOR TO SUSPEND 28 29 MINING OPERATIONS FOR TWO YEARS AND TO RESUME OPERATIONS AFTER 30 GIVING NOTICE; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 31 SECTION 1. Section 53-7-1, Mississippi Code of 1972, is 32 33 amended as follows: 53-7-1. This chapter shall be known and may be cited as the 34 35 "Mississippi Surface Mining and Reclamation Act." SECTION 2. Section 53-7-3, Mississippi Code of 1972, is 36 37 amended as follows: 38 53-7-3. (1) The Legislature of the State of Mississippi

(a) Mississippi is endowed with abundant varied natural

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finds and declares that:

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- 41 resources which serve as a source of recreation and economic
- 42 benefit to our people;
- 43 (b) The extraction of materials by surface mining is a
- 44 significant economic activity and is an integral part of the
- 45 growth and development of this state;
- 46 (c) The process of surface mining necessarily involves
- 47 the alteration * * * of the face of the land;
- 48 (d) The process of surface mining must be accomplished
- 49 in a manner to reduce the undesirable effects of surface mining to
- 50 a bare minimum, and to protect and preserve our land which is one
- 51 of our greatest natural resources; and
- 52 (e) The land whose face has been <u>altered</u> by surface
- 53 mining requires reclamation to prevent permanent damage to <u>surface</u>
- 54 water and the land so that it may be used by future generations,
- 55 to protect the safety and welfare of Mississippians, and to
- 56 preserve available natural resources.
- 57 (2) The Legislature, recognizing its duty and obligation to
- 58 foster the economic well-being of the state and nation, to
- 59 encourage the development of its natural resources and to preserve
- 60 the beauty of its lands, declares that the purpose of this chapter
- 61 is to:
- 62 (a) Provide for the regulation and control of surface
- 63 mining so as to minimize its injurious effects by requiring proper
- 64 reclamation of surface-mined lands;
- (b) Establish a regulatory system of permits and
- 66 reclamation standards, supplemented by the knowledge, expertise
- 67 and concerns of mining operators, landowners and the general
- 68 public which is designed to achieve an acceptable, workable
- 69 balance between the economic necessities of developing our natural
- 70 resources and the public interest in protecting our birthright of
- 71 natural beauty and a pristine environment; and
- 72 (c) Establish a regulatory system of uniform standards
- 73 and procedures to govern the mining and reclamation of land,

- 74 accepting the proposition that varied types of mining, varied
- 75 types of materials being mined and varied geographical and
- 76 ecological areas of this state may require variations in methods
- 77 of surface mining and reclamation, but any variation shall be
- 78 designed to restore the affected area to a useful, productive and
- 79 beneficial purpose.
- 80 SECTION 3. Section 53-7-5, Mississippi Code of 1972, is
- 81 amended as follows:
- 82 53-7-5. For the purposes of this chapter, the following
- 83 terms shall have the meanings * * * ascribed in this section,
- 84 except where the context * * * otherwise requires:
- 85 (a) "Affected area" means any area * * * from which any
- 86 materials are removed or are to be removed in a surface mining
- 87 operation and upon which any materials are to be deposited. The
- 88 <u>affected area includes</u> all <u>areas</u> affected by the construction of
- 89 new roads, or the improvement or use of existing roads other than
- 90 public roads to gain access and to haul materials.
- 91 (b) "Appeal" means an appeal to an appropriate court of
- 92 the state taken from a final decision of the Permit Board or
- 93 <u>commission made after a formal hearing before that body.</u>
- 94 (c) "As recorded in the minutes of the Permit Board"
- 95 means the date of the Permit Board meeting at which the action
- 96 concerned is taken by the Permit Board.
- 97 (d) "Commission" means the <u>Mississippi Commission on</u>
- 98 <u>Environmental Quality.</u>
- 99 (e) "Department" means the Mississippi Department of
- 100 Environmental Quality, acting through the Office of Geology and
- 101 <u>Energy Resources or a successor office.</u>
- 102 (f) <u>"Executive director" means the Executive Director</u>
- 103 of the Mississippi Department of Environmental Quality.
- 104 (g) "Exploration activity" means the disturbance of the
- 105 surface or subsurface for the purpose of determining the location,
- 106 quantity or quality of a deposit of any material, except the

- 107 drilling of test holes or core holes of twelve (12) inches or less
- 108 in diameter.
- (h) <u>"Formal hearing" means a hearing on the record, as</u>
- 110 recorded and transcribed by a court reporter, before the
- 111 commission or Permit Board where all parties to the hearing are
- 112 <u>allowed to present witnesses, cross-examine witnesses and present</u>
- 113 <u>evidence for inclusion into the record, as appropriate under rules</u>
- 114 promulgated by the commission or Permit Board.
- 115 <u>(i)</u> "Fund" means the <u>Surface Mining and</u> Reclamation
- 116 Fund created by Section 53-7-69.
- 117 (j) "General permit" means general permit as defined in
- 118 <u>Section 49-17-5.</u>
- 119 (k) "Highwall" means \underline{a} wall created by * * * mining
- having a slope steeper than two (2) to one (1).
- 121 (1) "Interested party" means interested party as
- 122 provided under Section 49-17-29.
- 123 <u>(m) "Material"</u> means bentonite, metallic ore, mineral
- 124 clay, dolomite, * * * phosphate, * * * sand, gravel, soil, clay,
- 125 sand clay, clay gravel, stone, * * * chalk, * * * and any other
- 126 materials * * * designated by the commission * * * *.
- 127 <u>(n)</u> "Nearest approximate original contour" means that
- 128 surface configuration achieved by backfilling and grading of the
- 129 surface-mined area so that it substantially resembles the surface
- 130 configuration of the land <u>before</u> mining and blends into and
- 131 complements the drainage pattern of the surrounding terrain, with
- 132 all highwalls, spoil piles and water-collecting depressions
- 133 eliminated, to the extent practicable, unless contained in an
- 134 <u>approved reclamation plan.</u>
- 135 (o) "Operator" means the person * * * that is to engage
- 136 or that is engaged in a surface mining operation, whether on a
- 137 permanent, continuous basis, or for a limited period of time and
- 138 for a specific or ancillary purpose, including any person whose
- 139 permit or coverage under a general permit has expired or been

- 140 suspended or revoked.
- (p) "Overburden" means all * * * materials which are
- 142 removed to gain access to other materials in the process of
- 143 surface mining, including the material before or after its removal
- 144 by surface mining.
- 145 (q) <u>"Permit" means a permit to conduct surface mining</u>
- 146 and reclamation operations under this chapter.
- 147 (r) "Permit area" means all the area designated * * *
- 148 in the permit application or application for coverage under a
- 149 general permit and shall include all land affected by the surface
- 150 mining operations during the term of the permit and may include
- 151 any contiguous area which the operator proposes to surface mine
- 152 thereafter.
- 153 <u>(s) "Permit Board" means the Permit Board created by</u>
- 154 <u>Section 49-17-28.</u>
- 155 <u>(t)</u> "Person" means any individual, <u>trust</u>, firm,
- joint-stock company, public or private corporation, joint venture,
- 157 partnership, association, cooperative, state * * *, or any agency
- 158 <u>or institution</u> thereof, <u>municipality</u>, <u>commission</u>, political
- 159 subdivision of a state or any interstate body, and includes any
- 160 officer or governing or managing body of any municipality,
- 161 political subdivision, or the United States or any officer or
- 162 employee of the United States.
- 163 (u) "Public hearing" means a public forum organized by
- 164 the commission, department or Permit Board for the purpose of
- 165 providing information to the public regarding a surface mining and
- 166 <u>reclamation operation and at which members of the public are</u>
- 167 <u>allowed to make comments or ask questions or both of the</u>
- 168 <u>commission</u>, <u>department or the Permit Board regarding a proposed</u>
- 169 <u>operation or permit.</u>
- 170 <u>(v)</u> "Reclamation" means work necessary to restore an
- 171 area of land affected by surface mining to a useful, productive
- 172 and beneficial purpose, the entire process being designed to

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173 restore the land to a useful, productive and beneficial purpose,
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- 174 suitable and amenable to surrounding land and consistent with
- 175 local environmental conditions in accordance with the standards
- 176 set forth in * * * this chapter.
- 177 <u>(w) "State" means the State of Mississippi.</u>
- 178 $\underline{(x)}$ "Spoil pile" means the overburden and other mined
- 179 waste material as it is piled or deposited in the process of
- 180 surface mining.
- 181 <u>(y)</u> "Surface mining" <u>or</u> "mining" means the extraction
- 182 of materials from the ground or water or from waste or stock piles
- 183 or from pits or banks or natural occurrences by methods including,
- 184 but not limited to, strip drift, open pit, contour or auger
- 185 mining, dredging, placering, quarrying and leaching, and
- 186 activities related thereto, which will * * * alter the
- 187 surface * * * *.
- 188 <u>(z)</u> "Surface mining operation" <u>or</u> "operation" means the
- 189 activities conducted at a mining site, including extraction,
- 190 storage, processing and shipping of materials and reclamation of
- 191 the affected area. This term <u>does</u> not include the following: the
- 192 dredging and removal of oyster shells from navigable bodies of
- 193 water; the dredging and removal of any materials from the bed of
- 194 navigable streams, when the activity is regulated and permitted
- 195 <u>under an individual permit</u> by the United States Corps of
- 196 Engineers; the extraction of hydrocarbons in a liquid or gaseous
- 197 state by means of wells, pipe, or other on-site methods * * *; the
- 198 off-site transportation of materials; exploration activities;
- 199 <u>construction activities at a construction site; or any other</u>
- 200 <u>exception adopted by the commission in its regulations.</u>
- 201 <u>(aa)</u> "Topsoil" means the organic or inorganic matter
- 202 naturally present on the surface of the earth which has been
- 203 subjected to and influenced by genetic and environmental factors
- 204 of parent material, climate, macroorganisms and microorganisms,
- 205 and topography, all acting over a period of time, and that is

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- 207 surface of the earth. * * *
- 208 (bb) "Toxic material" means any substance present in
- 209 sufficient concentration or amount to cause significant injury or
- 210 illness to plant, animal, aquatic or human life.
- 211 SECTION 4. Section 53-7-7, Mississippi Code of 1972, is
- 212 amended as follows:
- 213 53-7-7. (1) Except as provided in this section, it is
- 214 unlawful to commence an operation or operate a surface mine
- 215 without a permit or coverage under a general permit as provided by
- 216 this chapter.
- 217 (2) Except as expressly provided in this section, this
- 218 <u>chapter shall not apply to:</u>
- 219 <u>(a) Excavations made by the owner of land for the</u>
- 220 <u>owner's own use and not for commercial purposes, where the</u>
- 221 materials removed do not exceed one thousand (1,000) cubic yards
- 222 per year and where one (1) acre or less of land is affected;
- 223 (b) Excavations made by a public agency on a one-time
- 224 <u>basis for emergency use at an emergency site if:</u>
- (i) The excavation lies in the vicinity of the
- 226 emergency site and affects less than one-fourth (1/4) acre of
- 227 <u>mined surface area;</u>
- 228 (ii) The landowner has signed a statement giving
- 229 approval for the removal of the materials and acknowledging that
- 230 no reclamation will be required; and
- 231 <u>(iii) The public agency has notified the</u>
- 232 <u>department as required by the commission before the removal of any</u>
- 233 <u>materials.</u>
- (c) Operations for any materials on any affected area
- 235 <u>conducted before April 15, 1978, but this chapter shall apply to</u>
- 236 any additional land which the operation extended to or encompassed
- 237 <u>after April 15, 1978;</u>
- 238 (d) Operations for any materials that affected four (4)

239	acres or less and were greater than one thousand three hundred
240	twenty (1,320) feet from any other affected area if:
241	(i) The operation began before July 1, 2000; and
242	(ii) The operator notified the commission of the
243	commencement, expansion or resumption of the operation before July
244	1, 2000; and
245	(e) Operations for any materials that affect four (4)
246	acres or less, are greater than one thousand three hundred twenty
247	(1,320) feet from any other affected area and commenced after June
248	30, 2000, if the operator notifies the department at least seven
249	(7) calendar days before commencement or expansion of the
250	operation as required in regulations adopted by the commission,
251	except as provided in this paragraph.
252	If the operator agrees in the notification to reclaim the
253	mine site in accordance with minimum standards adopted by the
254	commission or if the exempted operation is conducted for
255	Mississippi Department of Transportation projects or state aid
256	road construction projects funded in whole or in part by public
257	funds the operator may begin after notification of the department.
258	Exempt operations conducted under those projects shall be
259	reclaimed in accordance with the requirements of the Mississippi
260	Standard Specifications for Road and Bridge Construction,
261	Mississippi Department of Transportation or Division of State Aid
262	Road Construction, as applicable. If a landowner refuses to allow
263	the operator to complete reclamation in accordance with minimum
264	standards or interferes with or authorizes a third party to
265	disturb or interfere with reclamation in accordance with minimum
266	standards, the landowner shall assume the exempt notice and shall
267	be responsible for any reclamation.
268	(3) All operations exempted under Sections 53-7-7(2)(d) and
269	53-7-7(2)(e) shall be subject to the prohibitions on mining in
270	certain areas contained in Sections 53-7-49 and 53-7-51 and may be
271	subject to the penalties in Section 53-7-59(2) for any violation

- 272 of those sections.
- 273 (4) Any operator conducting operations exempted under
- 274 <u>Section 53-7-7(2)(b) or 53-7-7(2)(e) failing to notify the</u>
- 275 department in accordance with the regulations of the commission,
- 276 may be subject to penalties provided in Section 53-7-59(2). Any
- 277 operator exempted under Section 53-7-7(2)(e) who agrees in the
- 278 notification to reclaim and fails to reclaim in accordance with
- 279 that paragraph may be subject to penalties provided in Section
- 280 <u>53-7-59(2)</u>.
- SECTION 5. Section 53-7-9, Mississippi Code of 1972, is
- 282 amended as follows:
- 283 53-7-9. The department is designated as the agency to
- 284 <u>administer this chapter. The commission is designated as the body</u>
- 285 to enforce this chapter, including, but not limited to, the
- 286 <u>issuance of administrative and penalty orders, promulgation of</u>
- 287 regulations regarding matters addressed in this chapter, and
- 288 <u>designation of lands unsuitable for surface mining. The Permit</u>
- 289 Board is designated as the body to issue, deny, modify, revoke,
- 290 transfer, cancel, rescind, suspend and reissue permits under this
- 291 <u>chapter.</u>
- 292 SECTION 6. Section 53-7-11, Mississippi Code of 1972, is
- 293 amended as follows:
- 294 53-7-11. (1) * * * The commission <u>may adopt, modify</u>,
- 295 repeal, after due notice and hearing, and where not otherwise
- 296 prohibited by federal or state law, may make exceptions to and
- 297 grant exemptions and variances from, and may enforce rules and
- 298 regulations pertaining to surface mining and reclamation
- 299 operations to implement * * * this chapter.
- 300 <u>(2)</u> * * * <u>In</u> adopting * * * rules and regulations, the
- 301 commission shall comply with the Mississippi Administrative
- 302 <u>Procedures Law and, in addition, may hold a public hearing.</u>
- 303 Notice of the date, time, place and purpose of the public hearing
- 304 shall be given thirty (30) days <u>before</u> the scheduled date of the

- 305 hearing as follows:
- 306 (a) By mail to:
- 307 (i) All operators known by the commission to be
- 308 actively engaged in surface mining in the state;
- 309 * * *
- 310 <u>(ii)</u> * * * The Mississippi <u>Soil</u> and Water
- 311 Conservation Commission, the Office of Pollution Control and
- 312 Office of Land and Water Resources within the department, * * *
- 313 <u>the</u> Mississippi Forestry Commission, * * * the Mississippi
- 314 Department of Archives and History, the Mississippi Department of
- 315 <u>Transportation</u>, <u>the Mississippi Department of Wildlife</u>, <u>Fisheries</u>
- 316 <u>and Parks</u>, <u>the Mississippi Department of Agriculture and</u>
- 317 <u>Commerce</u> * * *; and
- 318 <u>(iii)</u> * * * Persons who request notification of
- 319 proposed <u>actions regarding rules and</u> regulations <u>and any other</u>
- 320 person the commission deems appropriate.
- 321 (b) * * * By publication once weekly for three (3)
- 322 consecutive weeks in a newspaper having general circulation in the
- 323 State of Mississippi.
- 324 (3) Any person may * * * submit written comments or to
- 325 appear and offer oral comments at the public hearing. The
- 326 commission shall consider all comments and relevant data presented
- 327 at the public hearing before final adoption of * * * rules and
- 328 regulations under this chapter. The failure of any person to
- 329 submit comments within a time period as established by the
- 330 commission shall not preclude action by the commission.
- 331 SECTION 7. Section 53-7-17, Mississippi Code of 1972, is
- 332 amended as follows:
- 333 53-7-17. <u>Upon the</u> passage of any federal surface mining
- 334 legislation, the commission shall take steps necessary to
- 335 establish the exclusive jurisdiction of the commission over the
- 336 regulation of surface mining and reclamation operations in this
- 337 state.

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338 SECTION 8. Section 53-7-19, Mississippi Code of 1972, is
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- 339 amended as follows:
- 340 53-7-19. The <u>commission</u> * * * shall have the following
- 341 powers and duties <u>regarding surface mining</u>:
- 342 (a) To develop a statewide, comprehensive policy * * *
- 343 for the regulation of surface mining and reclamation consistent
- 344 with * * * this chapter;
- 345 (b) To <u>hold</u> public <u>and formal</u> hearings, to issue
- 346 <u>notices of hearing, to</u> administer oaths or affirmations, <u>to issue</u>
- 347 subpoenas requiring the appearance of witnesses requested by any
- 348 party and compel their attendance, * * * and to require production
- of any books, papers, correspondence, memoranda, agreements or
- 350 other documents or records that are relevant or material to the
- 351 administration of this chapter and to take testimony as deemed
- 352 <u>necessary</u>;
- **353** * * *
- 354 <u>(c)</u> To issue, modify or revoke orders requiring an
- 355 operator to take <u>any</u> actions * * * necessary to comply with this
- 356 chapter, <u>rules</u> and regulations adopted <u>under this chapter or any</u>
- 357 permit or coverage under a general permit required by this
- 358 <u>chapter</u>;
- **359** * * *
- 360 <u>(d)</u> To enter on and inspect for the purpose of assuring
- 361 compliance with the terms of this chapter, in person or by \underline{an}
- 362 <u>authorized agent of the department</u>, any surface mining
- 363 operation * * * subject to * * * this chapter;
- 364 <u>(e)</u> To conduct, <u>or cause to be conducted,</u> encourage,
- 365 request and participate in studies, surveys, investigations,
- 366 research, experiments, training and demonstrations by contract,
- 367 grant or otherwise; to prepare and require permittees to prepare
- 368 reports; and to collect information and disseminate to the
- 369 public * * * information <u>such</u> as is deemed reasonable and
- 370 necessary for the proper enforcement of this chapter;

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371 (f) To apply for, receive and expend any grants, gifts,
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- 372 loans or other funds made available from any source for the
- 373 purpose of this chapter * * *;
- 374 (g) To advise, consult, cooperate with, or enter into
- 375 contracts or grants with federal, state and local boards and
- 376 agencies having pertinent expertise for the purpose of obtaining
- 377 professional and technical services necessary to carry out * * *
- 378 this chapter;
- 379 (h) To enter into contracts with persons to reclaim
- 380 land <u>under</u> this chapter;
- 381 * * *
- 382 <u>(i)</u> To order the immediate cessation of <u>any</u> ongoing
- 383 surface mining operation being conducted with or without a permit
- 384 or coverage under a general permit if it finds that the operation
- 385 endangers the health or safety of the public or creates imminent
- 386 and significant environmental harm;
- **387** * * *
- 388 <u>(j)</u> To institute and <u>maintain</u> all * * * court
- 389 actions * * * necessary to obtain the enforcement of any written
- 390 order of the commission;
- 391 (k) To recognize the differences in the various
- 392 materials * * *, taking into consideration the commercial value of
- 393 the material and the nature and size of operation necessary to
- 394 extract the deposit, in regulating surface mining operations;
- 395 (1) To authorize the <u>executive</u> director * * * to
- 396 discharge or exercise any power or duty granted to the commission
- 397 by * * * this chapter; <u>and</u>
- 398 (m) To perform <u>any</u> other duties and acts * * * required
- 399 or provided for by this chapter.
- 400 * * *
- 401 SECTION 9. Section 53-7-21, Mississippi Code of 1972, is
- 402 amended as follows:
- 403 53-7-21. (1) <u>Unless exempted under Section 53-7-7,</u> no

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404 operator shall engage in surface mining without having first
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- 405 <u>obtained coverage under a general permit</u> or having obtained from
- 406 the Permit Board a permit for each operation. The * * * permit or
- 407 <u>coverage under a general permit</u> shall authorize the operator to
- 408 engage in surface mining upon the area of land described in the
- 409 application for a period of either five (5) years or longer period
- 410 of time as deemed appropriate by the Permit Board from the date
- 411 of * * * issuance or until reclamation of the affected area is
- 412 completed and the reclamation bond is finally released, whichever
- 413 comes first.
- 414 (2) * * * Each operator holding a permit shall annually,
- 415 <u>before</u> the anniversary date of the permit, file with the
- 416 <u>department</u> a certificate of compliance in which the operator,
- 417 under oath, shall declare that the operator is following the
- 418 approved mining and reclamation plan and is abiding by * * * this
- 419 chapter and the rules and regulations adopted under this
- 420 <u>chapter</u>. * * *
- 421 * * *
- 422 SECTION 10. Section 53-7-23, Mississippi Code of 1972, is
- 423 amended as follows:
- 53-7-23. (1) The Permit Board may issue general permits
- 425 consistent with regulations adopted by the commission to cover
- 426 those surface mining operations deemed appropriate by the Permit
- 427 Board. Conditions in any general permit shall provide that no
- 428 operation shall be conducted on lands designated as unsuitable for
- 429 mining and that each operator shall submit a proposed initial
- 430 <u>reclamation plan and a performance bond in an amount sufficient to</u>
- 431 properly reclaim the permit area. The Permit Board may include
- 432 other conditions as required by the rules and regulations of the
- 433 commission.
- 434 (2) Before commencing any operation for which coverage under
- 435 <u>a general permit may be obtained, each applicant for coverage</u>
- 436 <u>under a general permit shall submit to the department an</u>

437	application in the form and containing the information as the
438	department shall specify, including a copy of the proposed initial
439	reclamation plan and except as otherwise provided by this section,
440	a performance bond in an amount proposed by the applicant to be
441	sufficient to properly reclaim the permit area. As the operation
442	progresses, the applicant may revise the reclamation plan and
443	submit the revised plan to the department for approval. The
444	amount of the proposed performance bond shall not be less than the
445	minimum provided in Section 53-7-37.
446	(3) The Permit Board shall issue a general permit for
447	surface mining operations having a permitted area of more than
448	four (4) acres but less than ten (10) acres which are conducted
449	for projects funded in whole or in part by public funds for the
450	Mississippi Department of Transportation or the Division of State
451	Aid Road Construction. The general permit issued under this
452	subsection shall require that all materials obtained from an
453	operation covered under this general permit shall be used
454	exclusively on the Mississippi Department of Transportation or
455	Division of State Aid Road Construction project and that no
456	materials from an operation covered under this permit may be
457	provided or sold for any other purpose. The Permit Board shall
458	consult with the Mississippi Department of Transportation on the
459	development of this general permit. An applicant for a coverage
460	under a general permit issued under this subsection shall submit
461	an application for coverage and a proposed initial reclamation
462	plan as required by this section, but the applicant shall not be
463	required to post a performance bond under this section, if the
464	applicant submits a copy of the bond posted with the Mississippi
465	Department of Transportation or the Division of State Aid Road
466	Construction. The Mississippi Department of Transportation or the
467	Division of State Aid Road Construction shall not release the bond
468	until all reclamation requirements of the general permit issued
469	under this section have been met. No operation conducted under a

- 470 general permit issued under this subsection shall be conducted in
- 471 <u>lands designated as unsuitable for mining under Sections 53-7-49</u>
- 472 or 53-7-51. The Permit Board may include other conditions as
- 473 required by the rules and regulations of the commission in the
- 474 general permit issued under this section.
- 475 (4) Within three (3) working days after receiving the
- 476 application for coverage under a general permit, the department
- 477 <u>shall review the application, determine if the proposed surface</u>
- 478 mining operation is eligible for coverage under a general permit,
- 479 and notify the applicant in writing accordingly. Operations may
- 480 commence at the mining site after the operator receives notice of
- 481 <u>coverage</u>.
- SECTION 11. Section 53-7-25, Mississippi Code of 1972, is
- 483 amended as follows:
- 484 53-7-25. (1) Each application for a surface mining permit
- 485 and for coverage under a general permit shall be accompanied by
- 486 an * * * application fee in accordance with a published fee
- 487 schedule adopted by the commission. The application fee shall not
- 488 <u>be</u> less than One Hundred Dollars (\$100.00) plus Ten Dollars
- 489 (\$10.00) per acre included in the application. The total
- 490 <u>application fee shall</u> not * * * exceed Five Hundred Dollars
- 491 (\$500.00). The commission, in considering regulations on the fee
- 492 schedule, shall recognize the difference in the various
- 493 materials * * *, taking into consideration the commercial value of
- 494 the material and the nature and size of operation necessary to
- 495 extract it.
- 496 (2) All state agencies, political subdivisions of the state,
- 497 and local governing bodies shall be exempt from all fees required
- 498 by this chapter.
- 499 (3) Upon submission of the certificate of compliance
- 500 required under Section 53-7-21, each operator shall pay a fee of
- 501 <u>Fifty Dollars (\$50.00).</u>
- SECTION 12. Section 53-7-27, Mississippi Code of 1972, is

503 amended as follows:

504 53-7-27. (1) Before commencing any operation for which a

- 505 permit is required, each applicant for a permit shall submit to
- 506 the Permit Board an application, a proposed initial reclamation
- 507 plan and a performance bond in an amount proposed to be sufficient
- 508 by the applicant to reclaim the permit area.
- 509 (2) * * * The application shall be in the form prescribed by
- 510 the commission and shall contain the following information * * *:
- 511 (a) A legal description of the tract or tracts of land
- 512 in the affected area and * * * one or more maps or plats of
- 513 adequate scale to clearly portray the location of the affected
- 514 area * * *. The description shall contain sufficient information
- 515 so that the affected area may be located and distinguished from
- 516 other lands and shall identify the access from the nearest public
- 517 <u>road</u>;
- 518 (b) The approximate location and depth of the deposit
- 519 in the permit area and the total number of acres in the permit
- 520 area;
- 521 (c) The name, address and management officers of the
- 522 permit applicant and any affiliated persons who shall be engaged
- 523 in the operations;
- 524 (d) The name and address of any person holding legal
- 525 and equitable interests of record, if reasonably ascertainable, in
- 526 the surface estate of the permit area and in the surface estate of
- 527 land located within five hundred (500) feet of the exterior limits
- 528 of the permit area;
- (e) The name and address of any person residing on the
- 530 property of the permit area at the time of application;
- (f) Current or previous surface mining permits held by
- 532 the applicant, including any revocations, suspensions or bond
- 533 forfeitures;
- 534 (g) The type and method of operation, the engineering
- 535 techniques and the equipment that is proposed to be used,

536 including mining schedules, the nature and expected amount of

537 overburden to be removed, the depth of excavations, a description

- of the * * * permit area, the anticipated hydrologic consequences
- 539 of the mining operation, and the proposed use of explosives for
- 540 blasting, including the nature of the explosive, the proposed
- 541 location of the blasting and the expected effect of the blasting;
- 542 (h) A notarized statement showing the applicant's legal
- 543 right to surface mine the affected area;
- (i) The names and locations of all lakes, rivers,
- 545 reservoirs, streams, creeks and other bodies of water in the
- 546 vicinity of the contemplated operations which may be affected by
- 547 the operations and the types of existing vegetative cover on the
- 548 area affected thereby and on adjoining lands within five hundred
- 549 (500) feet of the exterior limits of the affected area;
- (j) A topographical survey map showing the surface
- 551 drainage plan on and away from the permit area;
- 552 (k) The surface location and extent of all existing and
- 553 proposed waste and spoil piles, cuts, pits, tailing dumps, ponds,
- 554 borrow pits, evaporation and settling basins, roads, buildings,
- 555 access ways, workings and installations sufficient to provide a
- 556 reasonably clear and accurate portrayal of the existing surface
- 557 conditions and the proposed mining operations;
- (1) <u>If</u> the surface and mineral estates, or any part <u>of</u>
- 559 those estates, in land covered by the application, have been
- 560 severed and are owned by separate owners, the applicant shall
- 561 provide a notarized statement subscribed to by each surface owner
- and lessee of those lands, unless the lease or other conveyance to
- 563 the applicant specifically states the material to be mined by the
- 564 operator granting consent for the applicant to initiate and
- 565 conduct surface mining, exploration and reclamation activities on
- 566 the land;
- 567 (m) Except for governmental agencies, a certificate of
- 568 insurance certifying that the applicant has in force a public

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569 liability insurance policy issued by an insurance company
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- 570 authorized to conduct business in the State of Mississippi
- 571 covering all operations of the applicant in this state and
- 572 affording bodily injury protection and property damage protection
- in an amount not less than the following:
- (i) One Hundred Thousand Dollars (\$100,000.00) for
- 575 all damages because of bodily injury sustained by one (1) person
- 576 as the result of any one (1) occurrence, and Three Hundred
- 577 Thousand Dollars (\$300,000.00) for all damages because of bodily
- 578 injury sustained by two (2) or more persons as the result of any
- 579 one (1) occurrence; and
- 580 (ii) One Hundred Thousand Dollars (\$100,000.00)
- 581 for all claims arising out of damage to property as the result of
- 582 any one (1) occurrence including completed operations;
- 583 The policy shall be maintained in full force and effect
- 584 during the term of the permit * * *, including the length of all
- 585 reclamation operations.
- 586 (n) A copy of a proposed initial reclamation plan
- 587 prepared <u>under</u> Section 53-7-31; and
- 588 (o) Any other information needed to clarify the
- 589 <u>required parts of the application.</u>
- SECTION 13. Section 53-7-29, Mississippi Code of 1972, is
- 591 amended as follows:
- 592 53-7-29. (1) The <u>department</u> shall file a copy of each
- 593 permit application * * * for public inspection with the chancery
- 594 clerk * * * of the county where any * * * portion of the operation
- 595 is proposed to occur. The department shall delete any
- 596 confidential information in accordance with Section 53-7-75.
- 597 (2) The <u>department</u> shall * * * submit copies, excluding all
- 598 confidential information, of the permit application as soon as
- 599 <u>possible</u> to: (a) the <u>Mississippi</u> Soil and Water Conservation
- 600 Commission, * * * the Office of Pollution Control and the Office
- 601 of Land and Water Resources within the department, the Mississippi

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602 Forestry Commission, * * * the <u>Mississippi</u> Department of Archives
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- and History, the Mississippi Department of Transportation, the
- 604 Mississippi Department of Wildlife, Fisheries and Parks, the
- 605 <u>Mississippi</u> State Oil and Gas Board and the Mississippi <u>Department</u>
- 606 of Agriculture and Commerce; * * * (b) any other state agency
- 607 whose jurisdiction the <u>department</u> feels the particular mining
- 608 operation may affect; * * * (c) any person who makes written
- 609 request for a copy of the application; and (d) the owner of the
- 610 <u>land. The department shall require</u> payment of a reasonable fee
- 611 established by the commission for reimbursement of the costs of
- 612 reproducing and providing the copy.
- 613 (3) Each * * * agency shall review the permit application
- and * * * submit, within ten (10) days of receipt of the
- 615 application by that agency, any comments, recommendations and
- 616 evaluations as the agency deems necessary and proper based only
- 617 upon the effect of the proposed operation on matters within the
- 618 agency's jurisdiction. Any comments shall include a listing of
- 619 permits or licenses required under the agency's
- 620 jurisdiction. * * * Comments and recommendations shall be made a
- 621 part of the record and one (1) copy shall be furnished to the
- 622 <u>applicant</u>. <u>All comments and recommendations shall be considered</u>
- 623 by, but shall not be binding upon, the Permit Board. The failure
- 624 of any agency to submit comments shall not preclude action by the
- 625 <u>Permit Board.</u>
- SECTION 14. Section 53-7-31, Mississippi Code of 1972, is
- 627 amended as follows:
- 53-7-31. (1) A reclamation plan shall be developed in a
- 629 manner consistent with local, physical, environmental and
- 630 climatological conditions and current mining and reclamation
- 631 technology. A proposed initial reclamation plan submitted as part
- 632 of a permit application shall include the following information:
- 633 (a) The identification of the <u>proposed affected</u>
- 634 area * * *, accompanied by a detailed topographic map on \underline{a} scale

- 635 <u>required</u> by regulation showing:
- (i) The <u>proposed</u> affected area, the location of
- 637 any stream or * * * standing body of water into which the area
- 638 drains, the location of drainways and <u>any</u> planned siltation traps
- 639 and other impoundments, and the location of * * * access roads to
- 640 be prepared or used by the operator in the mining operation;
- (ii) The location of any buildings, cemeteries,
- 642 public highways, railroad tracks, gas and oil wells, publicly
- 643 owned land, sanitary landfills, officially designated scenic
- 644 areas, utility lines, underground mines, transmission lines or
- 645 pipelines within the affected area or within five hundred (500)
- 646 feet of the exterior limits of the affected area;
- 647 (iii) The approximate location of the cuts or
- 648 excavations to be made in the surface and the estimated location
- 649 and height of spoil banks, and the total number of acres involved
- 650 in the affected area;
- (iv) The date the map was prepared and a statement
- 652 of its accuracy by the person responsible for its preparation.
- (b) The condition of the land to be covered by the
- 654 permit <u>before</u> any mining, including:
- (i) The <u>land use</u> existing at the time of the
- 656 application, and if the land has a history of previous mining, the
- 657 <u>land use</u>, if reasonably ascertainable, which immediately preceded
- 658 any mining; and
- (ii) The capability of the land <u>before</u> any mining
- 660 to support a variety of uses, giving consideration to soil and
- 661 foundation characteristics, topography and vegetative cover.
- (c) The capacity of the land to support its anticipated
- 663 use following reclamation, including a discussion of the capacity
- of the reclaimed land to support alternative uses.
- (d) A description of how the proposed postmining land
- 666 condition is to be achieved and the necessary support activities
- 667 that may be needed to achieve the condition, including an estimate

- of the cost per acre of the reclamation.
- (e) The steps taken to comply with applicable air and
- 670 water quality and water rights laws and regulations and any
- 671 applicable health and safety standards, including copies of any
- 672 pertinent permit applications.
- (f) A general timetable that the <u>applicant</u> estimates
- 674 will be necessary for accomplishing the major events contained in
- 675 the reclamation plan.
- 676 (g) Any other information as the Permit Board * * *
- 677 shall determine to be reasonably necessary to effectuate the
- 678 purposes of this chapter.
- 679 (2) The <u>Permit Board</u> may, in its discretion, <u>authorize</u> the
- 680 <u>reclamation of</u> lands in lieu of the lands included in the <u>permit</u>
- 681 <u>application</u>. * * * The acreage of the <u>authorized</u> lieu lands
- 682 reclaimed shall not be less than the acreage of the lands in the
- 683 permit application. Any applicant who proposes to reclaim lands
- 684 in lieu of those lands included in the permit application
- shall * * * state that fact in the application or subsequent or
- 686 <u>amended application</u> and shall submit the reclamation plan
- 687 accordingly. The Permit Board shall not authorize the reclamation
- 688 of lieu lands unless the applicant submits with the reclamation
- 689 plan a notarized statement of each surface owner and lessee of all
- 690 lands included in the permit application. The statement shall
- 691 contain the consent of each surface owner and lessee * * * for the
- 692 reclamation of the proposed lieu lands. If the Permit Board does
- 693 not <u>authorize</u> the reclamation of the lieu lands, the <u>applicant</u>
- 694 shall submit a reclamation plan for the lands contained in the
- 695 permit application.
- SECTION 15. Section 53-7-35, Mississippi Code of 1972, is
- 697 amended as follows:
- 698 53-7-35. (1) Any permit issued <u>under</u> this chapter * * *
- 699 shall require * * * operations to comply with all applicable
- 700 reclamation standards of this chapter. Reclamation standards

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701 shall apply to all operations, exploration activities and
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- 702 reclamation operations covered by this chapter and shall * * *
- 703 require the operator <u>at</u> a minimum to:
- 704 (a) Conduct operations in a manner consistent with
- 705 prudent mining practice, so as to maximize the utilization and
- 706 conservation of the resource being recovered; and, in keeping with
- 707 the intent of maximizing the value of mined land, stockpiles of
- 708 commercially valuable material may remain, <u>if</u> they are
- 709 ecologically stable. * * * Stockpiling shall be subject to * * *
- 710 rules and regulations adopted by the commission * * *;
- 711 (b) Restore the affected area so that it may be used
- 712 for a useful, productive and beneficial purpose, including an
- 713 agricultural, grazing, commercial, * * * residential or
- 714 <u>recreational</u> purpose, <u>including</u> lakes, ponds, <u>wetlands</u>, wildlife
- 715 <u>habitat</u>, or other natural or forested areas;
- 716 (c) Conduct water drainage and silt control for * * *
- 717 the affected $\underline{\text{area}}$ * * * to strictly control soil erosion, damage
- 718 to adjacent lands and pollution of * * * waters of the state, both
- 719 during and following the mining operations. Before, during and
- 720 for a reasonable period after mining, all drainways for the
- 721 affected area shall be protected with silt traps or dams of
- 722 approved design as directed by the regulations. The operator
- 723 may * * * impound water to provide wetlands, lakes or ponds of
- 724 approved design for wildlife, recreational or water supply
- 725 purposes, if it is a part of the approved reclamation plan;
- 726 (d) <u>Remove</u> or <u>cover</u> all metal, lumber and other refuse,
- 727 except vegetation, resulting from the operation;
- 728 (e) Regrade the area to the nearest approximate
- 729 original contour or rolling topography, and eliminate all
- 730 highwalls and spoil piles, except as provided in an approved
- 731 <u>reclamation plan.</u> Lakes, ponds <u>or wetlands</u> may be constructed, if
- 732 part of an approved reclamation plan;
- 733 (f) Stabilize and protect all * * * affected

- 734 <u>areas</u> * * * sufficiently to control erosion and attendant air and
- 735 water pollution;
- 736 (g) Remove the topsoil, if any, from the <u>affected area</u>
- 737 in a separate layer, and place it on any <u>authorized</u> lieu lands to
- 738 be reclaimed or replace it on the backfill area. * * * If not
- 739 utilized immediately, the topsoil shall be segregated in a
- 740 separate pile from other spoil. If the topsoil is not replaced on
- 741 a backfill area of <u>authorized</u> lieu lands within a time short
- 742 enough to avoid deterioration, * * * the topsoil shall be
- 743 protected by a successful cover of plants or by other means
- 744 approved by the Permit Board * * *. If topsoil is of insufficient
- 745 quantity or of poor quality for sustaining vegetation and if other
- 746 strata can be shown to be as suitable for vegetation requirements,
- 747 then the operator may petition the Permit Board for permission to
- 748 be exempt from the requirements for the removal, segregation and
- 749 preservation of topsoil and to remove, segregate and preserve in a
- 750 like manner * * * other strata which is best able to support
- 751 vegetation or to mix strata, if that mixing can be shown to be
- 752 equally suitable for revegetation requirements;
- 753 (h) Replace, if required * * *, available topsoil * * *
- 754 or the best available subsoil * * * on top of the land to be
- 755 reclaimed or on top of <u>authorized</u> lieu lands being reclaimed;
- 756 * * *
- 757 (i) Minimize the disturbances to the prevailing
- 758 hydrologic balance at the mine site and in associated off-site
- 759 areas and to the quality and quantity of water in surface and
- 760 groundwater systems both during and after surface mining
- 761 operations and during reclamation by:
- 762 (i) Avoiding acid or other toxic mine drainage by
- 763 <u>using</u> measures <u>such</u> as, but not limited to:
- 764 <u>1.</u> Preventing or removing water from contact
- 765 with toxic-material producing deposits;
- 766 <u>2.</u> Treating drainage to reduce toxic material

767 content; and

768 <u>3.</u> Casing, sealing or otherwise managing

769 boreholes, shafts and wells to keep acid or other toxic material

- 770 drainage from entering ground and surface waters;
- 771 (ii) Conducting operations * * * to prevent
- 772 unreasonable additional <u>levels</u> of suspended solids to streamflow
- 773 or runoff outside the permit area above natural levels under
- 774 seasonal flow conditions;
- 775 (iii) * * * Removing * * * temporary or large
- 776 siltation structures from drainways, consistent with good water
- 777 conservation practices, after disturbed areas are revegetated and
- 778 stabilized;
- 779 (iv) <u>Performing any</u> other actions as the
- 780 commission may prescribe <u>under</u> rules <u>and</u> regulations adopted <u>under</u>
- 781 this chapter;
- 782 <u>(j)</u> Stabilize any waste piles;
- 783 (k) * * * Incorporate current engineering practices for
- 784 the design and construction of water retention structures for the
- 785 <u>disposal of mine wastes, processing wastes or other liquid or</u>
- 786 <u>solid wastes</u> which, at a minimum, shall be compatible with the
- 787 requirements of * * * applicable state and federal laws and
- 788 regulations, insure that leachate will not pollute surface or
- 789 ground water, and locate water retention structures so as not to
- 790 endanger public health and safety should failure occur;
- 791 (1) Insure that all debris, acid-forming materials,
- 792 toxic materials or materials constituting a fire hazard are
- 793 treated or disposed of in a manner designed to prevent
- 794 contamination of ground or surface waters or combustion;
- 795 (m) Insure that construction, maintenance and
- 796 postmining conditions of access roads into and across the permit
- 797 <u>area</u> will minimize erosion and siltation, pollution of air and
- 798 water, damage to fish or wildlife or their habitat, or public or
- 799 private property. * * * The Permit Board may authorize the

- 800 retention after mining of certain access roads if compatible with
- 801 the approved reclamation plan;
- 802 (n) Refrain from the construction of roads or other
- 803 access ways up a stream bed or drainage channel or in proximity to
- 804 <u>a</u> channel where <u>the</u> construction would seriously alter the normal
- 805 flow of water;
- 806 (o) Revegetate the affected area with plants, approved
- 807 by the <u>department</u>, to attain a useful, productive and beneficial
- 808 purpose, including an agricultural, grazing, industrial,
- 809 <u>commercial</u>, residential or <u>recreational</u> purpose, <u>including</u> lakes,
- 810 ponds, wetlands, wildlife <u>habitat or other</u> natural or forested
- 811 area<u>s</u>;
- 812 <u>(p)</u> Assume responsibility for successful revegetation
- 813 for a period of two (2) years beyond the date of initial bond
- 814 <u>release on any bond or deposit held by the department</u> as provided
- 815 by Section 53-7-67;
- 816 (q) Assure with respect to permanent impoundments of
- 817 water as part of the approved reclamation plan * * * that:
- 818 (i) The size of the impoundment and the
- 819 availability of water are adequate for its intended purpose;
- 820 (ii) The impoundment dam construction will meet
- 821 the requirements of * * * applicable state and federal laws:
- 822 (iii) The quality of impounded water will be
- 823 suitable on a permanent basis for its intended use and the
- 824 discharges from the impoundment will not degrade the water quality
- 825 in the receiving stream:
- 826 (iv) Final grading will provide adequate safety
- 827 and access for anticipated water users \underline{i} and
- 828 (v) * * * Water impoundments will not result in
- 829 the diminution of the quality or quantity of water utilized by
- 830 adjacent or surrounding landowners: and
- 831 <u>(r)</u> Protect off-site areas from slides or damage
- 832 occurring during the surface mining and reclamation operations,

and not deposit spoil material or locate any part of the operations or waste accumulations outside the permit area.

- 835 The purpose of this section is to cause the affected area to be restored to a useful, productive and beneficial 836 837 purpose. A method of reclamation other than that provided in this 838 section may be approved by the <u>Permit Board</u> if the <u>Permit Board</u> determines that the method of reclamation required by this section 839 840 is not practical and that $\underline{\text{the}}$ alternative method will provide for 841 the affected area to be restored to a useful, productive and 842 beneficial purpose. If an alternative method of reclamation is 843 generally applicable to all operations involving a particular 844 material, the commission may promulgate appropriate rules and 845 regulations for use of the alternative method.
- shall perform reclamation work concurrently with the conduct of
 the mining operation where practical. The fact that an operator
 will likely redisturb an area shall be cause for the <u>Permit Board</u>
 to grant an exception from the requirement of concurrent
 reclamation.
 - (4) The operator and, in case of bond forfeiture, the <u>department or its designee</u>, shall have the continuing right to enter <u>and inspect</u> the affected area * * in the reclamation plan and to perform <u>any</u> reclamation measures required properly to complete the reclamation plan.
- 857 (5) (a) If * * * the commission finds that (i) reclamation of the affected area is not proceeding in accordance with the 858 859 reclamation plan and that the operator has failed within thirty 860 (30) days after notice to commence corrective action, or * * * 861 (ii) revegetation has not been properly completed in conformance 862 with the reclamation plan within two (2) years or longer, if 863 required by the commission, after termination of mining operations 864 or upon revocation of the permit, or if the Permit Board revokes a 865 permit, the commission may initiate proceedings against the bond

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866	or <u>deposit</u> filed by the operator. <u>The</u> proceedings shall not be
867	commenced with respect to a surety bond until the surety has been
868	given sixty (60) days to commence and a reasonable opportunity to
869	begin and complete corrective action. * * *
870	(b) A forfeiture proceeding against any performance
871	bond or deposit shall be commenced and conducted according to
872	Sections 49-17-31 through 49-17-41.
873	(c) If the commission orders forfeiture of any
874	performance bond or deposit, the entire sum of the performance
875	bond or deposit shall be forfeited to the department. The funds
876	from the forfeited performance bond or deposit shall be placed in
877	the appropriate account in the fund and used to pay for
878	reclamation of the permit area and remediation of any off-site
879	damages resulting from the operation. Any surplus performance
880	bond or deposit funds shall be refunded to the operator or
881	corporate surety.
882	(d) Forfeiture proceedings shall be before the
883	commission and an order of the commission under this subsection is
884	a final order. If the commission determines that forfeiture of
885	the performance bond or deposit should be ordered, the department
886	shall have the immediate right to all funds of any performance
887	bond or deposit, subject only to review and appeals allowed under
888	<u>Section 49-17-41.</u>
889	(e) If the operator cannot be located for purposes of
890	notice, the department shall send notice of the forfeiture
891	proceeding, certified mail, return receipt requested, to the
892	operator's last known address. The department shall also publish
893	notice of the forfeiture proceeding in a manner as required in
894	regulation by the commission. Any formal hearing on the bond
895	forfeiture shall be set at least thirty (30) days after the last
896	notice publication.
897	(f) If the performance bond or deposit is insufficient
898	to cover the costs of reclamation of the permit area in accordance

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899 with the approved reclamation plan or remediation of any off-site
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- 900 damages, the commission may initiate a civil action to recover the
- 901 <u>deficiency amount in the county in which the surface mining</u>
- 902 operation is located.
- 903 (g) If the commission initiates a civil action under
- 904 this section, the commission shall be entitled to any sums
- 905 necessary to complete reclamation of the permit area in accordance
- 906 with the approved reclamation plan and remediate any off-site
- 907 <u>damages resulting from that operation</u>.
- 908 (6) If a landowner, upon termination or expiration of a
- 909 lease, refuses to allow the operator to enter onto the property
- 910 <u>designated as the affected area to conduct or complete reclamation</u>
- 911 <u>in accordance with the approved reclamation plan, or if the</u>
- 912 <u>landowner interferes with or authorizes a third party to disturb</u>
- 913 or interfere with reclamation in accordance with the approved
- 914 reclamation plan, the landowner shall assume the permit and shall
- 915 file a reclamation plan and post a performance bond as required
- 916 <u>under this chapter.</u>
- 917 SECTION 16. Section 53-7-37, Mississippi Code of 1972, is
- 918 amended as follows:
- 919 53-7-37. (1) * * * Before * * * a permit is issued by the
- 920 Permit Board, the applicant shall file with the department in the
- 921 <u>manner and</u> form <u>required</u> by the commission a bond for performance
- 922 payable to the commission and conditioned on full and satisfactory
- 923 performance of * * * the requirements of this $\underline{\text{chapter}}$ and the
- 924 permit. The bond shall not be less than Five Hundred Dollars
- 925 (\$500.00) nor more than Two Thousand Five Hundred Dollars
- 926 (\$2,500.00) for each estimated acre of the permit area of the
- 927 respective operation. * * *
- 928 (2) The bond shall be executed by the applicant and a
- 929 corporate surety licensed to do business in the state. * * * The
- 930 applicant may elect to deposit the following in lieu of the surety
- 931 <u>bond:</u> cash, * * * negotiable <u>bonds of the United States</u>

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932 <u>Government or the state</u>, * * * <u>assignment of</u> real or personal
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- 933 property or a savings account acceptable to the department,
- 934 <u>negotiable certificates of deposit or a letter of credit of any</u>
- 935 bank organized or transacting business in the state and insured by
- 936 the Federal Deposit Insurance Corporation (FDIC) or the Federal
- 937 <u>Savings and Loan Insurance Corporation (FSLIC) or a similar</u>
- 938 federal banking or savings and loan insurance organization. The
- 939 cash deposit or market value of the securities shall be equal to
- 940 or greater than the amount of the bond required for the permit
- 941 area. Cash, negotiable bonds, negotiable certificates of deposit,
- 942 <u>letter of credit, assignment of real or personal property or a</u>
- 943 savings account or other securities shall be deposited on the same
- 944 terms as the terms on which surety bonds may be deposited.
- 945 (3) The amount of the bond or deposit required and the terms
- 946 of acceptance of the applicant's bond or deposit may be increased
- 947 or decreased by the Permit Board from time to time to reflect
- 948 changes in the cost of future reclamation of land mined or to be
- 949 mined subject to the limitations on the amount of the bond set
- 950 forth in this section.
- 951 (4) All state agencies, political subdivisions of the state
- 952 and local governing bodies shall be exempt from the bonding
- 953 requirements of this section.
- 954 SECTION 17. Section 53-7-39, Mississippi Code of 1972, is
- 955 amended as follows:
- 956 53-7-39. (1) The department shall conduct an initial review
- 957 of a completed permit application within thirty (30) days
- 958 <u>following receipt of the completed application</u>. The department
- 959 shall make a recommendation to the Permit Board on the permit
- 960 application no later than the next regularly scheduled Permit
- 961 Board meeting following the thirty-day initial review period,
- 962 <u>unless a public hearing is held on the application or the</u>
- 963 applicant agrees in writing to an additional time frame. If a
- 964 public hearing is held, the department shall make its

- 965 recommendation at the next regularly scheduled Permit Board
- 966 meeting following the public hearing, if practicable.
- 967 (2) An on-site inspection of the proposed affected area
- 968 shall be made by the department within the thirty-day time period
- 969 specified in subsection (1) of this section, and before a
- 970 permit * * * is * * * issued * * *.
- 971 * * *
- 972 SECTION 18. Section 53-7-41, Mississippi Code of 1972, is
- 973 amended as follows:
- 974 53-7-41. (1) The Permit Board, based upon the provisions of
- 975 this chapter, may issue, reissue, deny, modify, revoke, cancel,
- 976 <u>rescind</u>, <u>suspend</u> or <u>transfer</u> a <u>permit</u> for a <u>surface</u> mining
- 977 operation. The Head of the Office of Geology and Energy Resources
- 978 shall abstain in any action taken by the Permit Board under this
- 979 <u>chapter</u>.
- 980 (2) The Permit Board shall issue a permit if the Permit
- 981 Board determines that the applicant and completed application
- 982 <u>comply</u> with the requirements of this chapter.
- 983 (3) The <u>Permit Board may</u> deny a permit if:
- 984 (a) The <u>Permit Board</u> finds that the reclamation as
- 985 required by this chapter cannot be accomplished by means of the
- 986 proposed reclamation plan;
- 987 (b) Any part of the proposed operation lies within an
- 988 area designated as unsuitable for surface mining as designated by
- 989 Section 53-7-49 or 53-7-51;
- 990 (c) The <u>Permit Board</u> finds that the proposed mining
- 991 operation will cause pollution of any water of the state or of the
- 992 ambient air of the state in violation of applicable state and
- 993 <u>federal</u> laws <u>and regulations</u> * * *;
- 994 (d) The applicant has had any other permit issued <u>under</u>
- 995 this chapter revoked, or any bond or deposit posted to comply with
- 996 this chapter forfeited, and the conditions causing the permit to
- 997 be revoked or the bond <u>or deposit</u> to be forfeited have not been

998 corrected to the satisfaction of the <u>Permit Board</u>;

- 999 (e) The <u>Permit Board</u> determines that the proposed
 1000 operation will endanger the health and safety of the public or
 1001 will create imminent environmental harm;
- (f) The operation will <u>likely</u> adversely affect any public highway or road <u>unless the operation is intended to</u>

 1004 stabilize or repair the public road or highway; or
- 1005 (g) The <u>applicant</u> is unable to meet the public
 1006 liability insurance or <u>performance</u> bonding requirements of this
 1007 chapter.
- (4) The Permit Board shall deny a permit if the Permit Board 1008 1009 finds by clear and convincing evidence on the basis of the 1010 information contained in the permit application or obtained by on-site inspection that the proposed operation cannot comply with 1011 this chapter or rules and regulations adopted under this chapter 1012 1013 or that the proposed method of operation, road system 1014 construction, shaping or revegetation of the affected area cannot 1015 be carried out in a manner consistent with this chapter and 1016 applicable state and federal laws, rules and regulations. 1017
- (5) The Permit Board may hold a public hearing to obtain

 comments from the public on its proposed action. If the Permit

 Board holds a public hearing, the Permit Board shall publish

 notice and conduct the hearing as provided in Section 49-17-29.
- 1021 (6) The Permit Board may authorize the executive director, under any conditions the Permit Board may prescribe, to make 1022 1023 decisions on permit issuance, reissuance, modification, rescission 1024 or cancellation under this chapter. A decision by the executive director is a decision of the Permit Board and shall be subject to 1025 formal hearing and appeal as provided in Section 49-17-29. The 1026 executive director shall report all permit decisions to the Permit 1027 1028 Board at its next regularly scheduled meeting and those decisions 1029 shall be deemed as recorded in the minutes of the Permit Board at 1030 that time.

L031	(7) The Permit Board may cancel a permit at the request of
L032	the operator, if the operator does not commence operations under
L033	the permit by stripping, grubbing or mining any part of the permit
L034	area. The Permit Board may rescind a permit, if, because of a
L035	change in post-mining use of the land by the landowner, the
L036	completion of the approved reclamation plan by the operator is no
L037	longer feasible. If a permit is canceled or rescinded, the
L038	remaining portion of the bond or deposit required under Section
L039	53-7-37 shall be returned to the operator as soon as possible.
L040	SECTION 19. Section 53-7-43, Mississippi Code of 1972, is
L041	amended as follows:
L042	53-7-43. (1) Applications for the modification, transfer or
L043	reissuance of any surface mining permit issued under this chapter
L044	may be filed with the department. The Permit Board may modify any
L045	surface mining permit to increase or decrease the permit area and
L046	shall require an increase in the performance bond and a modified
L047	reclamation plan for any expanded area.
L048	(2) Any permit issued under this chapter shall carry with it
L049	the right of successive reissuance upon expiration for areas
L050	within the boundaries of the existing permit. The operator may
L051	apply for reissuance and that permit shall be reissued, except as
L052	provided in this subsection. On application for reissuance the
L053	burden of proving that the permit should not be reissued shall be
L054	on the opponents of reissuance or the department. If the
L055	opponents to reissuance or the department establish and the Permit
L056	Board finds, in writing, that the operator is not satisfactorily
L057	meeting the terms and conditions of the existing permit or the
L058	present surface mining and reclamation operation is not in
L059	compliance with this chapter and the rules and regulations issued
L060	under this chapter, the Permit Board shall not reissue the permit.
1061	(3) Any permit reissuance shall be for a term not to exceed
L062	the term of the original permit established by this chapter.
L063	Application for permit reissuance shall be filed with the Permit

- 1064 Board at least sixty (60) days before the expiration of the
- 1065 permit. If an application for reissuance is timely filed, the
- 1066 operator may continue surface mining operations under the existing
- 1067 permit until the Permit Board takes action on the reissuance
- 1068 <u>application</u>.
- 1069 * * *
- 1070 SECTION 20. Section 53-7-45, Mississippi Code of 1972, is
- 1071 amended as follows:
- 1072 53-7-45.
- 1073 * * *
- 1074 Any interested party may seek a review or an appeal of any
- 1075 action or decision of the Permit Board under Sections 53-7-41 and
- 1076 <u>53-7-43 as provided in Section 49-17-29.</u>
- 1077 SECTION 21. Section 53-7-47, Mississippi Code of 1972, is
- 1078 amended as follows:
- 1079 53-7-47. To the extent that the commission, the Permit Board
- 1080 and the department may exercise jurisdiction over the areas
- 1081 <u>specified in this section</u>, no <u>surface mining</u> operation * * * shall
- 1082 be conducted on lands which are part of a national park, national
- 1083 monument, national historic landmark, any property listed on the
- 1084 national register of historic places, national forest, national
- 1085 wilderness area, national wildlife refuge, national wild or scenic
- 1086 river, state park, state wildlife refuge, state forest, recorded
- 1087 state historical landmark, state historic site, state
- 1088 archaeological landmark or city or county park, forest or
- 1089 historical area. * * * For good cause shown <u>and</u> after <u>any</u> public
- 1090 hearing the commission may elect to hold, the commission may make
- 1091 an exception to this <u>section</u>.
- 1092 SECTION 22. Section 53-7-49, Mississippi Code of 1972, is
- 1093 amended as follows:
- 1094 53-7-49. (1) With the assistance of the Mississippi
- 1095 <u>Department of Wildlife, Fisheries and Parks and the Mississippi</u>
- 1096 <u>Department of Marine Resources</u>, the * * * commission shall

1097 identify and designate as unsuitable certain lands for all or

1098 certain types of surface mining. * * * The commission shall adopt

- 1099 rules and regulations to provide reasonable notice to prospective
- 1100 operators of areas which might be designated as unsuitable for
- 1101 surface mining and any other interested parties. The commission
- 1102 may designate areas as unsuitable for surface mining lands <u>if</u> the
- 1103 commission determines:
- 1104 (a) The operations will result in significant damage to
- 1105 important areas of historic, cultural or archaeological value or
- 1106 to important natural systems;
- 1107 (b) <u>The</u> operations will affect <u>renewable</u> resource lands
- 1108 resulting in a substantial loss or reduction of long-range
- 1109 productivity of water supply or food or fiber products, <u>including</u>
- 1110 aquifers and aquifer recharge areas;
- 1111 (c) <u>The</u> operations are located in areas of unstable
- 1112 geological formations and may reasonably be expected to endanger
- 1113 life and property;
- 1114 (d) The operations will damage ecologically sensitive
- 1115 areas;
- 1116 (e) <u>The</u> operations will significantly and adversely
- 1117 affect any national park, national monument, national historic
- 1118 landmark, property listed on the national register of historic
- 1119 places, national forest, national wilderness area, national
- 1120 wildlife refuge, national wild or scenic river area, state park,
- 1121 state wildlife refuge, state forest, recorded state historical
- 1122 landmark, state historic site, state archaeological landmark, or
- 1123 city or county park;
- 1124 (f) <u>The</u> operations <u>will</u> endanger any public road,
- 1125 public building, cemetery, school, church or similar structure or
- 1126 existing dwelling outside the permit area; or
- 1127 (g) The operations and the affected area cannot be
- 1128 <u>reclaimed feasibly under</u> the requirements of this chapter * * *.
- 1129 (2) Unless an operation is exempted under Section

1130	53-7-7(2)(a) or 53-7-7(2)(b), it is unlawful to conduct surface
1131	mining operations within an area designated as unsuitable for
1132	surface mining under Section 53-7-49 or this section or to conduct
1133	surface mining operations in rivers, lakes, bayous, intermittent
1134	or perennial streams or navigable waterways, natural or manmade,
1135	without a permit or coverage under a general permit issued or
1136	reissued consistent with regulations adopted by the commission.
1137	SECTION 23. Section 53-7-51, Mississippi Code of 1972, is
1138	amended as follows:
1139	53-7-51. (1) The commission, upon petition, may designate,
1140	modify or terminate the designation of an area as unsuitable for
1141	surface mining. The commission, upon its own motion, may
1142	terminate the designation of an area as unsuitable for surface
1143	mining. The commission may conduct a public hearing on its
1144	proposed action in accordance with Section 49-17-33. Before
1145	terminating an area as unsuitable for surface mining, the
1146	commission shall provide notice as required under Section 53-7-11.
1147	(2) A petition shall contain allegations of facts with
1148	supporting evidence. The commission shall make a determination
1149	based upon the validity of the facts contained in the petition,
1150	and may designate, modify or terminate the designation of the
1151	lands included in the petition as unsuitable for mining.
1152	(3) Any person aggrieved by an action of the commission
1153	under this section may appeal as provided in Section 49-17-41.
1154	SECTION 24. Section 53-7-53, Mississippi Code of 1972, is
1155	amended as follows:
1156	53-7-53. The <u>Permit Board</u> shall require each permittee to:
1157	(a) Establish and maintain appropriate records;
1158	(b) Make reports, the frequency and nature of which
1159	shall be prescribed by the commission; and

(c) Install, use and maintain any necessary monitoring

equipment for the purpose of observing and determining relevant

surface or subsurface effects of the mining operation or

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1161

- 1163 reclamation program.
- 1164 SECTION 25. Section 53-7-55, Mississippi Code of 1972, is
- 1165 amended as follows:
- 1166 53-7-55. (1) * * * Authorized representatives of the
- 1167 <u>department</u>, on presentation of appropriate credentials * * *, <u>may</u>
- 1168 <u>enter and inspect</u> any operation or any premises in which * * *
- 1169 records required to be maintained under Section 53-7-53 are
- 1170 located and may at reasonable times, and without delay, have
- 1171 access to and copy any records and inspect any monitoring
- 1172 equipment or method of operation required under this chapter.
- 1173 (2) * * * Inspections of operations with or without a permit
- 1174 by the <u>department</u> shall occur on an irregular basis at a frequency
- 1175 necessary to insure compliance with * * * this chapter_ * * *
- 1176 <u>rules and</u> regulations <u>and the terms and conditions of any</u> permit.
- 1177 <u>Inspections</u> shall occur only during normal operating hours if
- 1178 practical, may occur without prior notice to the permittee or the
- 1179 agents or employees of the permittee, and shall include the filing
- 1180 of <u>an</u> inspection <u>report.</u> * * * The <u>department</u> shall make <u>those</u>
- 1181 reports part of the record and shall provide one (1) copy of the
- 1182 report to the operator. The <u>department</u> shall, * * * as practical,
- 1183 establish a system of rotation of field inspectors.
- 1184 (3) Each field inspector, on detection of each violation
- 1185 of * * * this chapter, rules and regulations adopted under this
- 1186 <u>chapter or the permit for the operation</u>, shall * * * inform the
- 1187 operator or the operator's agent orally at the time of the
- 1188 inspection and subsequently in writing and shall report * * *
- 1189 any * * * violation in writing to the commission.
- 1190 SECTION 26. Section 53-7-57, Mississippi Code of 1972, is
- 1191 amended as follows:
- 1192 53-7-57. Any representative of the local soil and water
- 1193 conservation district, upon presentation of appropriate
- 1194 credentials * * * may enter and inspect the operation for the
- 1195 purpose of making recommendations regarding reclamation

1196 activities * * *. The representative shall make any 1197 recommendations on the progress of reclamation activities in writing to the Permit Board. 1198 SECTION 27. Section 53-7-59, Mississippi Code of 1972, is 1199 1200 amended as follows: 1201 53-7-59. (1)Any person who violates, or fails or refuses to comply with this chapter, any rule or regulation or written 1202 1203 order of the commission adopted or issued under this chapter or 1204 any condition of a permit or coverage under a general permit 1205 issued under this chapter may be subject to a civil penalty to be assessed and levied by the commission after notice and opportunity 1206 1207 for a formal hearing. In addition to assessing civil penalties under this section, the commission may submit a written statement 1208 to the Permit Board recommending that the Permit Board revoke the 1209 1210 permit for any operation which is subject to the maximum penalty 1211 of Twenty-five Thousand Dollars (\$25,000.00). Appeals of any action or decision of the commission may be taken as provided in 1212 <u>Section 49-17</u>-41. 1213 1214 (2) Any civil penalty assessed against a permitted, covered or exempt operation and levied by the commission under this 1215 section shall not exceed Five Hundred Dollars (\$500.00) for the 1216 first violation; for subsequent violations committed within three 1217 1218 (3) years of the first violation the maximum penalties are: Two Thousand Five Hundred Dollars (\$2,500.00) for the second 1219 violation, Five Thousand Dollars (\$5,000.00) for the third 1220 1221 violation and Twenty-five Thousand Dollars (\$25,000.00) for the fourth and subsequent violations by the same operator. Multiple 1222 1223 violations at a site during one (1) day shall not be cumulative. 1224 A separate penalty shall not be assessed for each violation and 1225 only one (1) penalty may be assessed for all violations occurring 1226 at a site during one (1) day. Each day of a continuing violation

shall be a separate violation until corrective action is taken or

the operator after notice of the violation is diligently pursuing

1227

1229	errorts to achieve compriance in a timery manner. In assessing a
1230	penalty under this subsection, the commission shall not consider
1231	offenses occurring before July 1, 2000. In addition to the civil
1232	penalty authorized under this subsection, the commission may order
1233	an operator of a permitted, covered or exempt operation to reclaim
1234	the affected area.
1235	(3) Any civil penalty assessed against an operator for
1236	mining without a permit and levied by the commission under this
1237	section shall not exceed Five Thousand Dollars (\$5,000.00) for the
1238	first violation, Ten Thousand Dollars (\$10,000.00) for the second
1239	violation and Twenty-five Thousand Dollars (\$25,000.00) for the
1240	third and subsequent violations by an operator. In assessing a
1241	penalty under this subsection, the commission shall not consider
1242	violations occurring before July 1, 2000.
1243	(4) In determining the amount of penalty under this chapter,
1244	the commission shall consider at a minimum:
1245	(a) The willfulness of the violation;
1246	(b) Any damage to air, water, land or other natural
1247	resources of the state or their uses;
1248	(c) Costs of restoration and abatement;
1249	(d) Economic benefit as a result of noncompliance;
1250	(e) The seriousness of the violation, including any
1251	harm to the environment and any hazard to the health, safety and
1252	welfare of the public; and
1253	(f) Past performance history.
1254	(5) The commission may institute and maintain a civil action
1255	for relief, including a permanent or temporary injunction or any
1256	other appropriate order, in the chancery court of the county in
1257	which the majority of the surface mining operation is located.
1258	The chancery court shall have jurisdiction to provide relief as
1259	may be appropriate. Any relief granted by the court to enforce a
1260	written order of the commission shall continue in effect until the
1261	completion of all proceedings for review of that order under this

- 1262 chapter, unless the chancery court granting the relief sets it
- 1263 <u>aside or modifies it before that time.</u>
- 1264 (6) Any provisions of this section and chapter regarding
- 1265 liability for the costs of clean-up, removal, remediation or
- 1266 abatement of any pollution, hazardous waste or solid waste shall
- 1267 be limited as provided in Section 49-17-42 and rules adopted under
- 1268 that section.
- 1269 (7) Any violation of this law and the Mississippi Air and
- 1270 <u>Water Pollution Control Law or the Solid Wastes Disposal Law of</u>
- 1271 1974 shall be assessed a civil penalty under only one (1) of these
- 1272 <u>laws</u>.
- 1273 SECTION 28. Section 53-7-61, Mississippi Code of 1972, is
- 1274 amended as follows:
- 1275 53-7-61. (1) Any person who knowingly makes any false
- 1276 statement, representation or certification, or knowingly fails to
- 1277 make any statement, representation or certification in any
- 1278 application, record, report, plan or other document filed or
- 1279 required to be maintained <u>under</u> this chapter <u>is guilty of a</u>
- 1280 <u>misdemeanor and upon</u> conviction, may be subject to a fine of not
- 1281 more than Five Thousand Dollars (\$5,000.00).
- 1282 (2) Any person who * * * knowingly violates, * * * or fails
- 1283 or refuses to comply with * * * this chapter, any rule or
- 1284 regulation or written order of the commission adopted or issued
- 1285 <u>under this chapter, or any condition of a permit issued under this</u>
- 1286 <u>chapter, is guilty of a misdemeanor and, upon conviction, may be</u>
- 1287 <u>subject to a fine</u> of not more than Five Thousand Dollars
- 1288 (\$5,000.00).
- 1289 SECTION 29. Section 53-7-63, Mississippi Code of 1972, is
- 1290 amended as follows:
- 1291 53-7-63. (1) <u>Unless otherwise expressly provided in this</u>
- 1292 chapter, any interested party aggrieved by any action of the
- 1293 Permit Board taken under this chapter may request a formal hearing
- 1294 <u>before the Permit Board as provided in Section 49-17-29</u>. Any

1295	person aggrieved by any action of the commission taken under this
1296	chapter may request a formal hearing before the commission as
1297	provided in Section 49-17-41. Any person who participated as a
1298	party in a formal hearing before the Permit Board may appeal from
1299	a final decision of the Permit Board made under this chapter as
1300	provided in Section 49-17-29. Any person who participated as a
1301	party in a formal hearing before the commission may appeal from a
1302	final decision of the commission made under this chapter as
1303	provided in Section 49-17-41.
1304	(2) (a) Any public hearing of the Permit Board provided for
1305	under this chapter shall be deemed to be the same hearing as
1306	otherwise afforded to any interested party by the Permit Board
1307	under Section 49-17-29. Any formal hearing of the Permit Board
1308	provided for under this chapter shall be deemed to be the same
1309	hearing as otherwise afforded to any interested party by the
1310	Permit Board under Section 49-17-29.
1311	(b) Any public hearing of the commission provided for
1312	under this chapter shall be deemed to be the same hearing as
1313	afforded under Section 49-17-35. Any formal hearing of the
1314	commission provided for under this chapter shall be deemed to be
1315	the same hearing as afforded under Section 49-17-41.
1316	(3) (a) In conducting any formal hearing under this
1317	chapter, the Permit Board shall have the same authority to
1318	subpoena witnesses, administer oaths, examine witnesses under oath
1319	and conduct the hearing as provided in Section 49-17-29.
1320	(b) In conducting any formal hearing under this chapter
1321	the commission shall have the same authority to subpoena
1322	witnesses, administer oaths, examine witnesses under oath and
1323	conduct the hearing as provided in Section 49-17-41.
1324	SECTION 30. Section 53-7-65, Mississippi Code of 1972, is
1325	amended as follows:
1326	53-7-65. (1) When an employee of the department files a

report alleging a violation or when any person files a complaint

1328	with the commission alleging that any other person is in violation
1329	of this chapter, any rule and regulation issued under this
1330	chapter, or any condition of a permit issued under this chapter,
1331	the commission shall notify the alleged violator and conduct an
1332	investigation of the complaint. Upon finding a basis for the
1333	complaint, the commission shall cause written notice of the
1334	complaint, specifying the section of law, rule, regulation or
1335	permit alleged to be violated and the facts of the alleged
1336	violations, to be served upon that person. The commission may
1337	require the person to appear before the commission at a time and
1338	place specified in the notice to answer the charges. The time of
1339	appearance before the commission shall be not less than twenty
1340	(20) days from the date of the mailing or service of the
1341	complaint, whichever is earlier. If the commission finds no basis
1342	for the complaint, the commission shall dismiss the complaint.
1343	(2) The commission shall afford an opportunity for a formal
1344	hearing to the alleged violator at the time and place specified in
1345	the notice or at another time or place agreed to in writing by
1346	both the department and the alleged violator, and approved by the
1347	commission. On the basis of the evidence produced at the formal
1348	hearing, the commission may enter an order which in its opinion
1349	will best further the purposes of this chapter and shall give
1350	written notice of that order to the alleged violator and to any
1351	other persons which appeared at the formal hearing or made written
1352	request for notice of the order. The commission may assess
1353	penalties as provided in Section 53-7-59. Any formal hearing
1354	under this section shall be of record.
1355	(3) Except as otherwise expressly provided, any notice or
1356	other instrument issued by or under authority of the commission
1357	may be served on any affected person personally or by publication,
1358	and proof of that service may be made in the same manner as in
1359	case of service of a summons in a civil action. The proof of
1360	service shall be filed in the office of the commission. Service

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1361 may also be made by mailing a copy of the notice, order, or other
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- 1362 <u>instrument</u> by certified mail, directed to the person affected at
- 1363 the person's last known post office address as shown by the files
- 1364 or records of the commission. Proof of service may be made by the
- 1365 <u>affidavit of the person who did the mailing and shall be filed in</u>
- 1366 the office of the commission.
- 1367 (4) Any person who participated as a party in the formal
- 1368 <u>hearing may appeal a decision of the commission under this section</u>
- 1369 as provided in Section 49-17-41.
- 1370 SECTION 31. Section 53-7-67, Mississippi Code of 1972, is
- 1371 amended as follows:
- 1372 53-7-67. (1) Upon completion of the operation in the permit
- 1373 area * * *, the operator may file an application with the Permit
- 1374 Board for the release of the performance bond * * * or deposit.
- 1375 The application for performance bond release shall require a
- 1376 description of the results achieved <u>in accordance with</u> the
- 1377 operator's reclamation plan, which includes revegetation and end
- 1378 result plans, and any other information the Permit Board may
- 1379 require in accordance with * * * this chapter. The Permit Board
- 1380 shall file a copy of the performance bond release application for
- 1381 public inspection with the chancery clerk \underline{of} the county * * *
- 1382 where the <u>majority of the</u> surface mining * * * operation is
- 1383 located and with the local soil and water conservation district.
- 1384 The Permit Board shall give notice of the pending bond release
- 1385 application by publication in the form as the commission by
- 1386 <u>regulation may require</u> after inspecting and evaluating the
- 1387 reclamation work as provided by subsection (2) of this
- 1388 section. * * *
- 1389 (2) After receipt of the application for bond release, the
- 1390 <u>department shall, and</u> the local soil and water district
- 1391 commissioners may, within * * * thirty (30) days, conduct an
- 1392 inspection and evaluation of the reclamation work involved. The
- 1393 evaluation shall consider, among other things, the occurrence of

- 1394 pollution of surface and subsurface water * * *, the probability 1395 of continuance or future occurrence of * * * pollution, and the estimated cost of abating the pollution. Results of the 1396 1397 evaluation and findings of the department or the soil and water 1398 commissioners, or both, shall be provided within thirty (30) days 1399 after the inspection to the operator and other interested parties making written request for the evaluation and findings. 1400 1401 evaluation and findings of the soil and water commissioners if any 1402 shall be forwarded to the <u>department before</u> the end of <u>the</u> thirty 1403 (30) days.
- 1404 (3) The <u>Permit Board</u> may release in whole or in part <u>the</u>

 1405 <u>performance</u> bond * * * or deposit if it is satisfied that

 1406 reclamation covered by the <u>performance</u> bond * * * or deposit or

 1407 portion thereof has been accomplished as required by this chapter

 1408 according to the following schedule:
- 1409 When the operator or surety completes required 1410 backfilling, regrading, and drainage control of a bonded area in 1411 accordance with the approved reclamation plan, the Permit Board 1412 may release * * * up to ninety percent (90%) of the performance 1413 bond * * * or deposit for the applicable permit area. * * * The 1414 amount of the unreleased portion of the performance bond * * * or 1415 deposit shall not be less than the amount necessary to assure 1416 completion of the reclamation work by a third party in the event 1417 of default by the operator; and
- 1418 (b) When the operator has successfully completed the

 1419 remaining reclamation activities, but not before two (2) years

 1420 beyond the date of the initial performance bond release, the

 1421 Permit Board may release the remaining portion of the performance

 1422 bond * * * or deposit. * * * No performance bond * * * or deposit

 1423 shall be fully released until all reclamation requirements of this

 1424 chapter are fully met.
- 1425 (c) Notwithstanding the provisions of paragraphs (a)
 1426 and (b) of this section, the <u>Permit Board</u> may release one hundred

- 1427 percent (100%) of the performance bond * * * or deposit to private
- 1428 contractors surface mining on areas provided to them by the United
- 1429 States Army Corps of Engineers. * * * The Permit Board may
- 1430 release the performance bond * * * or deposit only if the
- 1431 contractors have completed the reclamation work required in
- 1432 paragraph (a) of this subsection and the Corps of Engineers
- 1433 furnishes written assurance to the Permit Board that it accepts
- 1434 responsibility for restoration of the mined areas in accordance
- 1435 with all applicable reclamation standards of this chapter.
- 1436 (4) If the <u>Permit Board denies</u> the application for release
- 1437 of the performance bond * * * or deposit or portion thereof, it
- 1438 shall notify the operator, in writing, stating the reasons for
- 1439 <u>denial</u> and recommending corrective actions necessary to secure <u>the</u>
- 1440 release.
- 1441 (5) The Permit Board shall authorize the executive director
- 1442 <u>under those conditions the Permit Board may prescribe to</u>
- 1443 <u>administratively release any performance bond or deposit provided</u>
- 1444 by an operator for coverage under a general permit issued under
- 1445 <u>Section 53-7-23</u>. A decision of the executive director is a
- 1446 <u>decision of the Permit Board and shall be subject to review and</u>
- 1447 appeal as provided in Section 49-17-29.
- 1448 SECTION 32. Section 53-7-69, Mississippi Code of 1972, is
- 1449 amended as follows:
- 1450 53-7-69. (1) There is created in the State Treasury a fund
- 1451 to be designated as the "Surface Mining and Reclamation Fund,"
- 1452 <u>referred to hereinafter as the "fund." There is created in the</u>
- 1453 <u>fund an account designated as the "Land Reclamation Account" and</u>
- 1454 <u>an account designated as the "Surface Mining Program Operations</u>
- 1455 Account."
- 1456 (2) The fund shall be treated as a special trust fund.
- 1457 <u>Interest earned on the principal therein shall be credited by the</u>
- 1458 <u>Treasurer to the fund.</u>
- 1459 (3) The fund may receive monies from any available public or

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1460 private sources, including, but not limited to, collection of
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- 1461 fees, interest, grants, taxes, public and private donations,
- 1462 judicial actions, penalties and forfeited performance bonds. Any
- 1463 monies received from penalties, forfeited performance bonds,
- 1464 judicial actions and the interest thereon, less enforcement and
- 1465 <u>collection costs</u>, shall be credited to the Land Reclamation
- 1466 Account. Any monies received from the collection of fees, grants,
- 1467 <u>taxes</u>, <u>public</u> or <u>private</u> donations and the interest thereon shall
- 1468 <u>be credited to the Surface Mining Program Operations Account.</u>
- 1469 (4) The commission shall expend or utilize monies in the
- 1470 <u>fund by an annual appropriation by the Legislature as provided</u>
- 1471 <u>herein</u>. <u>Monies in the Land Reclamation Account may be used to</u>
- 1472 defray any costs of reclamation of land affected by mining
- 1473 operations. Monies in the Surface Mining Program Operations
- 1474 Account may be used to defray the reasonable direct and indirect
- 1475 costs associated with the administration and enforcement of this
- 1476 <u>chapter</u>.
- 1477 (5) Proceeds from the <u>forfeiture of performance</u> bonds * * *
- 1478 or deposits and penalties recovered shall be available to be
- 1479 expended to reclaim, in accordance with * * * this chapter, lands
- 1480 with respect to which the performance bonds * * * or deposits were
- 1481 provided and penalties assessed. <u>If the commission expends monies</u>
- 1482 from the fund for which the cost of reclamation exceeded the
- 1483 proceeds from the forfeiture of performance bonds or deposits, the
- 1484 commission may seek to recover any monies expended from the fund
- 1485 <u>from any responsible party.</u>
- 1486 SECTION 33. Section 53-7-71, Mississippi Code of 1972, is
- 1487 amended as follows:
- 1488 53-7-71. In the reclamation of land affected by surface
- 1489 mining for which it has funds available, the commission may avail
- 1490 itself of any services which may be provided by other state
- 1491 agencies, political subdivisions or the federal government, and
- 1492 may compensate them for the services. The commission may cause

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1493 the reclamation work to be done through contract with other
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- 1494 governmental agencies or * * * with qualified persons. The
- 1495 contracts shall be awarded <u>as provided by state law and policies</u>
- 1496 of the commission. * * * Any person under * * * contract to the
- 1497 <u>commission may enter onto</u> the land affected to carry out <u>the</u>
- 1498 reclamation.
- 1499 SECTION 34. Section 53-7-75, Mississippi Code of 1972, is
- 1500 amended as follows:
- 1501 53-7-75. (1) Information submitted to the <u>department</u>,
- 1502 commission, Permit Board or local soil and water conservation
- 1503 district * * * pertaining to the deposits of materials, * * *
- 1504 trade secrets or privileged commercial or financial information
- 1505 <u>relating</u> to the competitive rights of the applicant and <u>which is</u>
- 1506 specifically identified as confidential, * * * shall not be
- 1507 <u>available for public examination and shall not be considered as a</u>
- 1508 public record if:
- 1509 <u>(a) The applicant submits a written confidentiality</u>
- 1510 <u>claim to the commission before submission of the information; and</u>
- 1511 (b) The commission determines the confidentiality claim
- 1512 to be valid.
- 1513 (2) The confidentiality claim shall include a generic
- 1514 <u>description of the nature of the information included in the</u>
- 1515 <u>submission</u>. The commission shall adopt rules and regulations
- 1516 <u>consistent with the Mississippi Public Records Act regarding</u>
- 1517 <u>access to confidential information</u>. Any information for which a
- 1518 <u>confidentiality claim is asserted shall not be disclosed pending</u>
- 1519 the outcome of any formal hearing and all appeals.
- 1520 (3) Any person knowingly and willfully making unauthorized
- 1521 <u>disclosures of any information determined to be confidential shall</u>
- 1522 <u>be liable for civil damages arising from the unauthorized</u>
- 1523 <u>disclosure and, upon conviction, shall be guilty of a misdemeanor</u>
- 1524 <u>and shall be fined a sum not to exceed One Thousand Dollars</u>
- 1525 (\$1,000.00) and dismissed from public office or employment.

- 1526 <u>(4) This section shall be supplemental to remedies for</u>
- 1527 misappropriation of a trade secret provided in the Mississippi
- 1528 Uniform Trade Secrets Act, Sections 75-26-1 through 75-26-19.
- 1529 SECTION 35. Section 53-7-13, Mississippi Code of 1972, which
- 1530 requires the Board of the Geological, Economic and Topographical
- 1531 Survey to establish regulations on surface mining, is repealed.
- 1532 SECTION 36. Section 53-7-15, Mississippi Code of 1972, which
- 1533 requires the Board of the Geological, Economic and Topographical
- 1534 Survey to hold certain hearings, is repealed.
- 1535 SECTION 37. Section 53-7-33, Mississippi Code of 1972, which
- 1536 requires soil and water conservation commissioners to submit
- 1537 written recommendations on reclamation plans affecting their
- 1538 districts, is repealed.
- 1539 SECTION 38. Section 53-7-73, Mississippi Code of 1972, which
- 1540 provides a temporary suspension for an operator to suspend mining
- 1541 operations for two (2) years and to resume operations after giving
- 1542 notice, is repealed.
- 1543 SECTION 39. This act shall take effect and be in force from
- 1544 and after July 1, 2000.