By: Representative Martinson

To: Ways and Means

## HOUSE BILL NO. 1268

AN ACT TO PROVIDE THAT EACH OF THE OWNERS OR HOLDERS OF ANY 1 NONPRODUCING OIL, GAS OR OTHER MINERAL INTEREST IN REAL ESTATE, WHICH IS OWNED OR HELD SEPARATELY FROM THE RIGHTS OWNED IN THE SURFACE OF SUCH REAL ESTATE, SHALL PAY FIFTY CENTS PER MINERAL 2 3 4 ACRE AS HIS PORTION OF THE AD VALOREM TAXES DUE ON THE LAND; TO 5 PROVIDE THAT FAILURE TO PAY THE TAXES DUE SHALL RESULT IN A TAX 6 SALE OF THE MINERAL INTEREST IN ACCORDANCE WITH THE SAME PROCEDURE AS PRESCRIBED BY LAW FOR THE SALE OF LANDS FOR NONPAYMENT OF TAXES; TO REPEAL SECTION 27-31-73, MISSISSIPPI CODE OF 1972, WHICH 7 8 9 EXEMPTS NONPRODUCING OIL, GAS AND OTHER MINERAL INTERESTS, THAT 10 ARE OWNED OR HELD SEPARATELY AND APART FROM THE RIGHTS OWNED IN 11 THE SURFACE ESTATE, FROM ALL AD VALOREM TAXES; TO AMEND SECTIONS 12 27-25-523, 27-25-721, 27-25-307 AND 27-35-51, MISSISSIPPI CODE OF 13 1972, IN CONFORMITY THERETO; AND FOR RELATED PURPOSES. 14

15 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Each of the owner(s) or holder(s) of any 16 nonproducing oil, gas or other mineral interest in real estate, 17 which is owned or held separately and apart from and independently 18 of the rights owned in the surface of such real estate, shall pay 19 Fifty Cents (50¢) per mineral acre as his portion of the ad 20 valorem taxes due on the land. The ad valorem taxes which the 21 owner(s) or holder(s) of any of the interests described in the 22 first sentence of this section must pay shall be due and payable 23 at the same time and in the same manner as the ad valorem taxes 24 due on the land. 25

SECTION 2. (1) If the owner or holder of any nonproducing 26 oil, gas or other mineral interest in real estate, which is owned 27 or held separately and apart from and independently of the rights 28 owned in the surface of such real estate, does not pay the ad 29 valorem taxes that he or she is required to pay on the surface of 30 31 the land under which the oil, gas or mineral interest is located, the nonproducing, separately owned or held mineral interest shall 32 be sold in the same manner and in accordance with the same 33

H. B. No. 1268 01/HR03/R1480 PAGE 1 (MS\LH)

R3/5

34 procedure as prescribed by law for the sale of lands for 35 nonpayment of taxes.

In addition to the parties which the chancery clerk is 36 (2) 37 required to provide with notice of a tax sale pursuant to Section 38 27-43-1 et seq., the chancery clerk shall provide notice to the 39 owner of the surface estate under which the separately owned or held, nonproducing oil, gas or other mineral interest sold for 40 nonpayment of taxes is located that such interest was sold for 41 In addition to the owner or holder of the oil, gas or 42 taxes. other mineral interest sold for nonpayment of taxes, or any person 43 44 for him with his consent or any person interested in the oil, gas or other mineral interest, the owner of the surface estate under 45 which the interest is located shall have the right, secondary only 46 to the preceding parties, to redeem the oil, gas or other mineral 47 interest sold for nonpayment of taxes. 48

(3) If the owner of the surface estate pays the amount 49 necessary to redeem the oil, gas or mineral interest sold for 50 nonpayment of taxes, the chancery clerk shall notify the owner or 51 holder of the interest sold for nonpayment of taxes that the owner 52 53 of the surface estate has tendered the amount necessary to redeem the interest from the tax sale, and that such tender of the amount 54 55 necessary to redeem the interest does not operate to redeem the interest from the tax sale. The chancery clerk shall notify the 56 owner or holder of the oil, gas or other mineral interest sold for 57 58 nonpayment of taxes that if such owner or holder, or any persons for him with his consent, or any person interested in the oil, gas 59 60 other mineral interest does not redeem the interest before the expiration of the time of redemption, title to the oil, gas or 61 other mineral interest shall vest in the owner of the surface 62 estate who tendered the amount necessary to redeem the interest 63 from the tax sale. If the owner or holder of the oil, gas or 64 65 other mineral interest does not redeem the interest from the tax sale before the expiration of the redemption period, after being 66

H. B. No. 1268 01/HR03/R1480 PAGE 2 (MS\LH) 67 notified by the chancery clerk in accordance with the provisions 68 of this section, title to the interest shall vest in the owner of 69 the surface estate who tendered the amount necessary to redeem the 70 interest from the tax sale, and the chancery clerk shall execute a 71 deed of conveyance to such owner of the surface estate.

72 (4) If any such nonproducing oil, gas or other mineral interest in real estate of a delinquent taxpayer is offered for 73 74 sale, and no person bids the whole amount of taxes and costs incident to the sale of the mineral interest, such mineral 75 interest shall revert to the owner of the surface estate under 76 77 which the mineral interest is located. The owner of the surface estate to whom such mineral interest reverts shall be liable, 78 79 beginning with the next year of tax liability, for the amount of delinquent taxes for which the mineral interest was offered for 80 sale and for his portion of the ad valorem taxes due on the land 81 as provided in Section 1 of this act. 82

<u>SECTION 3.</u> This act shall apply to any nonproducing oil, gas or other mineral interest in real estate which is owned or held separate and apart from and independently of the rights owned in the surface of such real estate, regardless of whether such interest was created or became nonproducing before or after the effective date of this act.

89 SECTION 4. Section 27-25-523, Mississippi Code of 1972, is
90 amended as follows:

91 27-25-523. (1) All oil produced or under the ground on producing properties within the State of Mississippi and all 92 93 producing oil equipment, including wells, connections, pumps, derricks and other appurtenances actually owned by and belonging 94 to the producer, and all leases in production, including mineral 95 rights in producing properties, shall be exempt from all ad 96 valorem taxes now levied or hereafter levied by the State of 97 98 Mississippi, or any county, municipality, levee district, road, school or any other taxing district within this state. 99 This

H. B. No. 1268 01/HR03/R1480 PAGE 3 (MS\LH) exemption shall not apply to drilling equipment, including 100 101 derricks, machinery, and other materials necessary to drilling, nor to oil gathering systems, nor to the surface of lands leased 102 103 for oil production or upon which oil producing properties are 104 situated, but all such drilling equipment, gathering systems, and 105 lands shall be assessed as are other properties and shall be subject to ad valorem tax. However, no additional assessment 106 shall be added to the surface value of such lands by reason of the 107 108 presence of oil thereunder or its production therefrom. The exemption herein granted shall apply to all ad valorem taxes 109 110 levied in the year 1944 and each year thereafter.

111 (2) The exemption from ad valorem taxes granted in this 112 section shall not apply to the ad valorem taxes that the owner or 113 holder of a nonproducing oil interest in real estate, which is 114 owned or held separately and apart from and independently of the 115 rights owned in the surface of such real estate, must pay on the 116 land under which the oil interest is located, pursuant to the 117 provisions of Section 1 of this act.

SECTION 5. Section 27-25-721, Mississippi Code of 1972, is amended as follows:

27-25-721. (1) All gas produced or under the ground on 120 121 producing properties within the State of Mississippi and all producing gas equipment, including wells, connections, pumps, 122 derricks and other appurtenances actually owned by and belonging 123 124 to the producer, and all leases in production, including mineral rights in producing properties, shall be exempt from all ad 125 valorem taxes now levied or hereafter levied by the State of 126 Mississippi, or any other taxing district within this state. 127 This exemption shall not apply to drilling equipment, including 128 derricks, machinery, and other materials necessary to drilling, 129 nor to gas gathering systems, nor to the surface of lands leased 130 131 for gas production or upon which gas producing properties are situated, but all such drilling equipment, gathering systems, and 132

H. B. No. 1268 01/HR03/R1480 PAGE 4 (MS\LH) 133 lands shall be assessed as are other properties and shall be 134 subject to ad valorem tax. However, no additional assessment 135 shall be added to the surface value of such lands by reason of the 136 presence of gas thereunder or its production therefrom. The 137 exemption herein granted shall apply to all ad valorem taxes 138 levied in the year 1948 and each year thereafter.

139 (2) The exemption from ad valorem taxes granted in this 140 section shall not apply to the ad valorem taxes that the owner or 141 holder of a nonproducing gas interest in real estate, which is 142 owned or held separately and apart from and independently of the 143 rights owned in the surface of such real estate, must pay on the 144 land under which the gas interest is located, under the provisions 145 of Section 1 of this act.

146 SECTION 6. Section 27-25-307, Mississippi Code of 1972, is 147 amended as follows:

148 27-25-307. (1) All salt under the ground or salt produced 149 or processed on producing properties and owned by the producer and 150 all leases in production, including mineral rights in producing 151 properties, shall be exempt from all ad valorem taxes now levied 152 or hereafter levied by the State of Mississippi, or any county, or 153 any other taxing district within this state.

154 (2) The exemption from ad valorem taxes granted in this 155 section shall not apply to the ad valorem taxes that the owner or holder of a nonproducing salt interest in real estate, which is 156 157 owned or held separately and apart from and independently of the rights owned in the surface of such real estate, must pay on the 158 159 land under which the salt interest is located, pursuant to the provisions of Section 1 of this act. 160 SECTION 7. Section 27-35-51, Mississippi Code of 1972, is 161

162 amended as follows:

27-35-51. Whenever any buildings, improvements or
structures, mineral, gas, oil, timber or similar interests in real
estate, including building permits or reservations, are owned

H. B. No. 1268

separately and apart from and independently of the rights and 166 interests owned in the surface of such real estate, or when any 167 person reserves any right or interest, or has any leasehold in the 168 169 elements above enumerated, all of such interests shall be assessed 170 and taxed separately from such surface rights and interests in said real estate, and shall be sold for taxes in the same manner 171 and with the same effect as other interests in real estate are 172 Whenever the owner or holder of any separately 173 sold for taxes. owned or held nonproducing oil, gas or other mineral interest does 174 not pay the ad valorem taxes that he or she is required to pay on 175 176 the surface of the land under which the oil, gas or other mineral interest is located, the provisions of Section 2 of this act 177 178 apply. All interests in real estate herein enumerated shall be returned to the tax assessor within the same time and in the same 179 manner as the owners of land are now required by law to list lands 180 for assessment and taxation and under like penalties. The tax 181 assessor shall enter the assessment of the interests herein 182 183 enumerated upon the assessment roll by entering the same upon the next succeeding line or lines of the roll following the assessment 184 185 of the surface owner, the name of the owner and the name of the interest, and by placing the value in the appropriate column or 186 187 columns on the roll; or the assessor may enter the assessment of any or all of such interests upon a page or pages in the land roll 188 following the assessment of the lands of the county, and the value 189 190 of all such interests shall be included in the recapitulation of the roll. And the value of said interest or interests shall be 191 192 determined and fixed in the same manner and by the same officials now required by law to value and assess property for taxation. 193 SECTION 8. Section 27-31-73, Mississippi Code of 1972, which 194

195 exempts nonproducing oil, gas and other mineral interests that are 196 owned separately, apart and independently from the rights owned in 197 the surface estate from all ad valorem taxes, is repealed.

H. B. No. 1268 01/HR03/R1480 PAGE 6 (MS\LH)

## 

198 SECTION 9. This act shall take effect and be in force from 199 and after July 1, 2001.