MISSISSIPPI LEGISLATURE

By: Representative McBride

To: Conservation and Water Resources

## HOUSE BILL NO. 935 (As Sent to Governor)

 AN ACT TO AMEND SECTION 41-26-8, MISSISSIPPI CODE OF 1972, RELATING TO THE MISSISSIPPI SAFE DRINKING WATER ACT TO REQUIRE
 THOSE PUBLIC WATER SYSTEMS PROVIDING CORROSION CONTROL TREATMENT
 TO PROPERLY MAINTAIN THE SYSTEM'S FACILITIES; TO PLACE A REPEALER
 ON SUCH REQUIREMENT; AND FOR RELATED PURPOSES.
 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
 SECTION 1. Section 41-26-8, Mississippi Code of 1972, is

8 amended as follows:

9 41-26-8. (1) The director shall exercise general 10 supervision over the construction and operation of public water 11 systems throughout the state. The general supervision shall 12 include all of the features of construction and operation of 13 public water systems which do or may affect the sanitary quality 14 or the quantity of the water supply.

15 (2) (a) No person shall construct or change any community 16 public water system or nontransient, noncommunity public water 17 system until the plans for that construction or change have been 18 submitted to and approved by the director. Plans for the 19 construction or change must be prepared by a professional engineer 20 registered in this state.

(b) In addition, each applicant for a new community public water system or nontransient, noncommunity public water system shall submit an operation and maintenance plan for review and approval by the director. The plan must be approved before beginning construction.

(c) In granting any approval under this section, thedirector may specify any modifications, conditions or limitations

28 as may be required for the protection of the public health and 29 welfare.

30 (d) The director may also review the source of the31 water and the quantity of water to be withdrawn.

32 (e) Records of construction, including plans and
33 descriptions of existing portions of a public water system, shall
34 be made available to the department upon request.

(f) Each applicant for a new community public water 35 system or nontransient, noncommunity public water system shall 36 submit financial and managerial information as required by the 37 38 public utilities staff. Following review of that information, the executive director of the public utilities staff shall certify in 39 40 writing to the director the financial and managerial viability of the system if the executive director determines the system is 41 viable. The director shall not approve the construction until 42 that certification is received. 43

(g) The director shall not approve any plans for
changes to an existing community public water system or
nontransient, noncommunity public water system, if the director
determines the changes would threaten the viability of the system
or if the changes may overload the operational capabilities of the
system.

50 (h) Those public water systems determined by the director to be appropriately providing corrosion control treatment 51 52 shall effectively operate and maintain the system's water treatment facilities in order to continuously provide the optimum 53 54 pH of the treated water or optimum dosage of corrosion inhibitor. This paragraph shall repeal on July 1, 2005. 55 Each semi-public water system shall notify the 56 (3)

57 department of its location, a responsible party and the number of 58 connections served. The department shall, to the extent 59 practicable, take appropriate actions to ensure that records on 60 semi-public water systems are up-to-date. The board may require

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water well drillers to provide information on wells drilled for 61 use by semi-public water systems. The department shall at least 62 annually collect a sample from each semi-public water system and 63 64 shall analyze that sample at no cost to the semi-public water 65 system for microbiological contaminants and any other contaminants deemed appropriate by the department. If the department finds 66 levels of contaminants exceeding the Mississippi Primary Drinking 67 Water Standards, the department shall notify the responsible party 68 and shall provide technical assistance to the system to correct 69 the problem. No semi-public water system shall be subject to the 70 penalty provided under Section 41-26-31, Mississippi Code of 1972. 71 SECTION 2. This act shall take effect and be in force from 72 and after July 1, 2002. 73