By: Representative Ellington

To: Conservation and Water

Resources

HOUSE BILL NO. 1077

AN ACT TO AMEND SECTION 49-17-29, MISSISSIPPI CODE OF 1972,
TO PROVIDE THAT THE MISSISSIPPI PUBLIC UTILITIES STAFF SHALL MAKE
AN ECONOMIC VIABILITY DETERMINATION ON NEW WASTEWATER SYSTEMS AND
CERTIFY SAME TO THE DEPARTMENT OF ENVIRONMENTAL QUALITY; AND FOR

5 RELATED PURPOSES.

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 7 **SECTION 1.** Section 49-17-29, Mississippi Code of 1972, is
- 8 amended as follows:
- 9 49-17-29. (1) (a) Except as in compliance with paragraph
- 10 (b) of this subsection, it is unlawful for any person to cause
- 11 pollution of the air in the state or to place or cause to be
- 12 placed any wastes or other products or substances in a location
- 13 where they are likely to cause pollution of the air. It is also
- 14 unlawful to discharge any wastes, products or substances into the
- 15 air of the state which exceed standards of performance, hazardous
- 16 air pollutant standards, other emission standards set by the
- 17 commission, or which reduce the quality of the air below the air
- 18 quality standards or increments established by the commission or
- 19 prevent attainment or maintenance of those air quality standards.
- 20 Any such action is hereby declared to be a public nuisance.
- 21 (b) It is unlawful for any person to build, erect,
- 22 alter, replace, use or operate any equipment which will cause the
- 23 issuance of air contaminants unless that person holds a permit
- 24 from the Permit Board (except repairs or maintenance of equipment
- 25 for which a permit has been previously issued), or unless that
- 26 person is exempted from holding a permit by a regulation
- 27 promulgated by the commission. Concentrated animal feeding
- 28 operations may be a source or a category of sources exempted under

29 this paragraph. However, no new or existing applications relating

30 to swine concentrated animal feeding operations within a county

31 shall be exempted from regulations and ordinances which have been

32 duly passed by the county's board of supervisors and which are in

33 force on June 1, 1998.

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34 (2) (a) Except as in compliance with paragraph (b) of this

35 subsection, it is unlawful for any person to cause pollution of

36 any waters of the state or to place or cause to be placed any

37 wastes in a location where they are likely to cause pollution of

any waters of the state. It is also unlawful to discharge any

39 wastes into any waters of the state which reduce the quality of

40 those waters below the water quality standards established by the

41 commission; or to violate any applicable pretreatment standards or

42 limitations, technology-based effluent limitations, toxic

43 standards or any other limitations established by the commission.

44 Any such action is declared to be a public nuisance.

(b) It is unlawful for any person to carry on any of

the following activities, unless that person holds a current

47 permit for that activity from the Permit Board as may be required

for the disposal of all wastes which are or may be discharged into

 $\,$ the waters of the state, or unless that person is exempted from

50 holding a permit by a regulation promulgated by the commission:

51 (i) the construction, installation, modification or operation of

52 any disposal system or part thereof or any extension or addition

53 thereto, including, but not limited to, systems serving

54 agricultural operations; (ii) the increase in volume or strength

of any wastes in excess of the permissive discharges specified

56 under any existing permit; (iii) the construction, installation or

57 operation of any industrial, commercial or other establishment,

58 including irrigation projects or any extension or modification

59 thereof or addition thereto, the operation of which would cause an

60 increase in the discharge of wastes into the waters of the state

or would otherwise alter the physical, chemical or biological

- 62 properties of any waters of the state in any manner not already
- 63 lawfully authorized; (iv) the construction or use of any new
- 64 outlet for the discharge of any wastes into the waters of the
- 65 state. However, no new or existing applications relating to swine
- 66 concentrated animal feeding operations within a county shall be
- 67 exempted from regulations and ordinances which have been duly
- 68 passed by the county's board of supervisors and which are in force
- 69 on June 1, 1998.
- 70 (3) (a) Except as otherwise provided in this section, the
- 71 Permit Board created by Section 49-17-28 shall be the exclusive
- 72 administrative body to make decisions on permit issuance,
- 73 reissuance, denial, modification or revocation of air pollution
- 74 control and water pollution control permits and permits required
- 75 under the Solid Wastes Disposal Law of 1974 (Title 17, Chapter
- 76 17), and all other permits within the jurisdiction of the Permit
- 77 Board. After consideration of alternative waste treatment
- 78 technologies available to control air and water pollution and
- 79 odor, including appropriate siting criteria, the commission may
- 80 promulgate regulations establishing conditions, limitations and
- 81 exemptions under which the Permit Board shall make these
- 82 decisions. Regulations promulgated by the commission which
- 83 establish exemptions as authorized under this section shall apply
- 84 to any applicable facility in operation on the effective date of
- 85 that regulation and to any applicable facility constructed or
- 86 operated after the effective date of that regulation. The Permit
- 87 Board may issue multiple permits for the same facility or
- 88 operation simultaneously or in the sequence that it deems
- 89 appropriate consistent with the commission's regulations. Except
- 90 as otherwise provided in this paragraph, the Permit Board, under
- 91 any conditions that the board may prescribe, may authorize the
- 92 Executive Director of the Department of Environmental Quality to
- 93 make decisions on permit issuance, reissuance, denial,
- 94 modification or revocation. The executive director shall not be

authorized to make decisions on permit issuance, reissuance, 95 96 denial, modification or revocation for a commercial hazardous 97 waste management facility or a municipal solid waste landfill or incinerator. A decision by the executive director shall be a 98 99 decision of the Permit Board and shall be subject to formal 100 hearing and appeal as provided in this section. The executive director shall report all permit decisions to the Permit Board at 101 its next regularly scheduled meeting and those decisions shall be 102 recorded in the minutes of the Permit Board. The decisions of the 103 Permit Board shall be recorded in minutes of the Permit Board and 104 105 shall be kept separate and apart from the minutes of the commission. The decision of the Permit Board or the executive 106 107 director to issue, reissue, deny, modify or revoke permits shall not be construed to be an order or other action of the commission. 108

(b) The Executive Director of the Department of
Environmental Quality shall also be the Executive Director of the
Permit Board and shall have available to him, as Executive
Director of the Permit Board, all resources and personnel
otherwise available to him as executive director of the
department.

All persons required to obtain an air pollution 115 (C) 116 control or water pollution control permit, a permit under the Solid Wastes Disposal Law of 1974 (Title 17, Chapter 17) or any 117 other permit within the jurisdiction of the Permit Board shall 118 119 make application for that permit with the Permit Board. Permit Board, under any regulations as the commission may 120 121 prescribe, may require the submission of those plans, specifications and other information as it deems necessary to 122 carry out Sections 49-17-1 through 49-17-43 and Title 17, Chapter 123 17, or to carry out the commission's regulations adopted under 124 125 those sections. The Permit Board, based upon any information as 126 it deems relevant, shall issue, reissue, deny, modify or revoke air pollution control or water pollution control permit or permits 127

required under the Solid Wastes Disposal Law of 1974 (Title 17, 128 129 Chapter 17) or any other permit within the jurisdiction of the 130 Permit Board under any conditions as it deems necessary that are 131 consistent with the commission's regulations. The Permit Board's 132 action of issuance, reissuance, denial, modification or revocation 133 of a permit as recorded in its minutes shall constitute a complete decision of the board. All permits issued by the Permit Board 134 shall remain in full force and effect until the board makes a 135 final determination regarding any reissuance, modification, or 136 revocation thereof. The Permit Board shall take action upon an 137 138 application within one hundred eighty (180) days following its receipt in the board's principal office. No action which affects 139 140 revocation of an existing permit shall take effect until the thirty (30) days mentioned in paragraph (4)(b) of this section has 141 expired or until a formal hearing as prescribed in that paragraph 142 is held, whichever is later. 143

- (d) The Permit Board may adopt rules of practice and procedure governing its proceedings that are consistent with the commission's regulations. All hearings in connection with permits issued, reissued, denied, modified or revoked and all appeals from decisions of the Permit Board shall be as provided in this section.
- (e) Upon any conditions that are consistent with the commission's regulations and subject to those procedures for public notice and hearings as provided by law, not inconsistent with federal law and regulations, the Permit Board may issue general permits and, where appropriate, may consolidate multiple permits for the same facility or operation into a single permit.
 - (f) The Permit Board shall not issue any permit for a new swine concentrated animal feeding operation or the expansion of an existing swine concentrated animal feeding operation before January 1, 2000, unless the department received the application for that operation's new or modified permit before February 28,

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1998, or except as provided in this paragraph (f). In issuing or 161 modifying any permit for which the department received an 162 application before February 28, 1998, the Permit Board shall apply 163 164 those siting criteria adopted or used by the commission before 165 February 28, 1998, unless federal law or regulations require more 166 stringent criteria. The moratorium established in this paragraph shall not apply to the issuance of any permit for a new swine 167 concentrated animal feeding operation or the expansion of an 168 existing swine concentrated animal feeding operation that uses an 169 animal waste management system which the applicant demonstrates to 170 171 the Permit Board is innovative in significantly reducing the effects of the operation on the public health, welfare or the 172 173 environment and which is approved by the Permit Board. Board shall not issue or modify more than five (5) permits under 174 175 this innovative animal waste management system technology 176 exemption to the moratorium.

(g) Each applicant for a permit for a new outlet for 177 178 the discharge of wastes into the waters of the state who is required to obtain a certificate of public convenience and 179 180 necessity from the Public Service Commission for such wastewater system shall submit financial and managerial information as 181 182 required by the Public Utilities Staff. Following review of that information, the Executive Director of the Public Utilities Staff 183 shall certify in writing to the executive director of the 184 185 department, the financial and managerial viability of the system if the Executive Director of the Public Utilities Staff determines 186 the system is viable. The Permit Board shall not issue the permit 187 until the certification is received. 188

(4) (a) Except as required by this section, before the issuance, reissuance, denial, modification or revocation of any air pollution control or water pollution control permit, permit required under the Solid Wastes Disposal Law of 1974 (Title 17, Chapter 17) or any other permit within its jurisdiction, the H. B. No. 1077

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Permit Board, in its discretion, may hold a public hearing or 194 meeting to obtain comments from the public on its proposed action. 195 Before the issuance, reissuance, denial, modification pertaining 196 197 to the expansion of a facility, transfer or revocation of a permit 198 for a commercial hazardous waste management facility or a commercial municipal solid waste landfill or incinerator, the 199 200 Permit Board shall conduct a public hearing or meeting to obtain comments from the public on the proposed action. That hearing or 201 meeting shall be informal in nature and conducted under those 202 procedures as the Permit Board may deem appropriate consistent 203 204 with the commission's regulations. Within thirty (30) days after the date the Permit 205 206 Board takes action upon permit issuance, reissuance, denial, 207 modification or revocation, as recorded in the minutes of the Permit Board, any interested party aggrieved by that action may 208

Board takes action upon permit issuance, reissuance, denial,
modification or revocation, as recorded in the minutes of the
Permit Board, any interested party aggrieved by that action may
file a written request for a formal hearing before the Permit
Board. An interested party is any person claiming an interest
relating to the property or project which is the subject of the
permit action, and who is so situated that the person may be
affected by the disposition of that action.

214 The Permit Board shall fix the time and place of the formal 215 hearing and shall notify the permittee of that time and place.

In conducting the formal hearing, the Permit Board shall have the same full powers as to subpoenaing witnesses, administering oaths, examining witnesses under oath and conducting the hearing, as is now vested by law in the Mississippi Public Service Commission, as to the hearings before it, with the additional power that the Executive Director of the Permit Board may issue all subpoenas at the instance of the Permit Board or at the instance of any interested party. Any subpoenas shall be served by any lawful officer in any county to whom the subpoena is directed and return made thereon as provided by law, with the cost of service being paid by the party on whose behalf the subpoena

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227 was issued. Witnesses summoned to appear at the hearing shall be 228 entitled to the same per diem and mileage as witnesses attending the circuit court and shall be paid by the person on whose behalf 229 230 the witness was called. Sufficient sureties for the cost of 231 service of the subpoena and witness fees shall be filed with the Executive Director of the Permit Board at the time that issuance 232 of the subpoena is requested. At a hearing, any interested party 233 may present witnesses and submit evidence and cross-examine 234 witnesses. 235

The Permit Board may designate a hearing officer to conduct 237 the formal hearing on all or any part of the issues on behalf of the Permit Board. The hearing officer shall prepare the record of 238 239 the formal hearing conducted by that officer for the Permit Board and shall submit the record to the Permit Board. 240

Upon conclusion of the formal hearing, the Permit Board shall enter in its minutes the board's decision affirming, modifying or reversing its prior decision to issue, reissue, deny, modify or revoke a permit. The Permit Board shall prepare and record in its minutes findings of fact and conclusions of law supporting its decision. That decision, as recorded in its minutes with its findings of fact and conclusions of law, shall be final unless an appeal, as provided in this section, is taken to chancery court within twenty (20) days following the date the decision is entered in the board's minutes.

- Within twenty (20) days after the date the Permit Board takes action upon permit issuance, reissuance, denial, modification or revocation after a formal hearing under this subsection as recorded in the minutes of the Permit Board, any person aggrieved of that action may appeal the action as provided in subsection (5) of this section.
- 257 (a) Appeals from any decision or action of the Permit 258 Board shall be only to chancery court as provided in this 259 subsection.

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260	(b) Any person who is aggrieved by any decision of the
261	Permit Board issuing, reissuing, denying, revoking or modifying a
262	permit after a formal hearing may appeal that decision within the
263	period specified in subsection (4)(c) of this section to the
264	chancery court of the county of the situs in whole or in part of
265	the subject matter. The appellant shall give a cost bond with
266	sufficient sureties, payable to the state in the sum of not less
267	than One Hundred Dollars (\$100.00) nor more than Five Hundred
268	Dollars (\$500.00), to be fixed by the Permit Board and to be filed
269	with and approved by the Executive Director of the Permit Board,
270	who shall forthwith certify the filing of the bond together with a
271	certified copy of the record of the Permit Board in the matter to
272	the chancery court to which the appeal is taken, which shall
273	thereupon become the record of the cause. An appeal to the
274	chancery court as provided in this section shall not stay the
275	decision of the Permit Board. The aggrieved party may, within
276	twenty (20) days following the date the board's decision after a
277	formal hearing is entered on the board's minutes, petition the
278	chancery court for an appeal with supersedeas and the chancellor
279	shall grant a hearing on that petition. Upon good cause shown,
280	the chancellor may grant that appeal with supersedeas. If
281	granted, the appellant shall be required to post a bond with
282	sufficient sureties according to law in an amount to be determined
283	by the chancellor. Appeals shall be considered only upon the
284	record as made before the Permit Board. The chancery court shall
285	always be deemed open for hearing of an appeal and the chancellor
286	may hear the same in termtime or in vacation at any place in the
287	chancellor's district, and the appeal shall have precedence over
288	all civil cases, except election contests. The chancery court
289	shall review all questions of law and of fact. If no prejudicial
290	error is found, the matter shall be affirmed. If prejudicial
291	error is found the decision of the board shall be reversed and the
292	chancery court shall remand the matter to the Permit Board for
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293	appropriate action as may be indicated or necessary under the
294	circumstances. Appeals may be taken from the chancery court to
295	the Supreme Court in the manner as now required by law, except
296	that if a supersedeas is desired by the party appealing to the
297	chancery court, that party may apply for a supersedeas to the
298	chancellor of that court, who shall award a writ of supersedeas,
299	without additional bond, if in the chancellor's judgment material
300	damage is not likely to result thereby; but otherwise, the
301	chancellor shall require a supersedeas bond as the chancellor
302	deems proper, which shall be liable to the state for any damage.
303	SECTION 2. This act shall take effect and be in force from
304	and after July 1, 2002.