## \*\*\*Adopted\*\*\* AMENDMENT No. 1 PROPOSED TO

House Bill NO. 434

## By Senator(s) Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. Section 41-67-1, Mississippi Code of 1972, is 8 reenacted as follows: 9 41-67-1. This chapter shall be known and may be cited as the 10 11 "Mississippi Individual On-Site Wastewater Disposal System Law." SECTION 2. Section 41-67-2, Mississippi Code of 1972, is 12 reenacted as follows: 13 41-67-2. For purposes of this chapter, the following words 14 15 shall have the meanings ascribed herein unless the context clearly 16 indicates otherwise: 17 (a) "Board" means the Mississippi State Board of Health. 18 "Commission" means the Commission on Environmental 19 (b) Quality. 20 "Department" means the Mississippi State Department 21 (C) of Health. 2.2 (d) "Generator" means any person whose act or process 23 24 produces sewage or other material suitable for disposal in an individual on-site wastewater disposal system. 25 "Individual on-site wastewater disposal system" 26 (e) means an approved method of sewage disposal designed and installed 27

in accordance with this law, and regulations of the board and the commission.

"Person" means any individual, trust, firm, 30 (f) joint-stock company, public or private corporation (including a 31 government corporation), partnership, association, state, or any 32 agency or institution thereof, municipality, commission, political 33 subdivision of a state or any interstate body, and includes any 34 officer or governing or managing body of any municipality, 35 political subdivision, or the United States or any officer or 36 37 employee thereof.

38 (g) "Professional engineer" means any person who has 39 met the qualifications required under Section 73-13-23(1) and who 40 has been issued a certificate of registration as a professional 41 engineer.

42 (h) "Property of the generator" means land owned by or43 under permanent legal easement or lease to the generator.

(i) "Subdivision" means any land that is divided into
ten (10) or more lots, tracts, sites or parcels for the purpose of
residential development.

47 SECTION 3. Section 41-67-3, Mississippi Code of 1972, is 48 reenacted as follows:

49 41-67-3. (1) The State Board of Health shall have the50 following duties and responsibilities:

51 (a) To exercise general supervision over the design, construction, operation and maintenance of individual on-site 52 wastewater disposal systems with flows substantially equivalent to 53 54 a single family residential generator, except when the property owner or lessee chooses to employ a professional engineer to 55 comply with this chapter. To effectively administer this law, the 56 department and the Department of Environmental Quality shall enter 57 into a memorandum of understanding, which at a minimum shall 58 59 clearly define the jurisdiction of each department with regard to 60 wastewater disposal and procedures for interdepartmental interaction and cooperation; 61

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(b) To adopt, modify, repeal and promulgate rules and SS26\HB434A.J

regulations, after due notice and hearing, and where not otherwise 63 64 prohibited by federal or state law, to make exceptions to, to grant exemptions from and to enforce rules and regulations 65 implementing or effectuating the duties of the board under this 66 chapter to protect the public health. The board may grant 67 variances from rules and regulations adopted under this chapter, 68 including requirements for buffer zones, or from setbacks required 69 under Section 41-67-7 where the granting of a variance shall not 70 subject the public to unreasonable health risks or jeopardize 71 72 environmental resources;

(c) To provide or deny certification for persons
engaging in the business of the design, construction or
installation of individual on-site wastewater disposal systems and
persons engaging in the removal and disposal of the sludge and
liquid waste from those systems;

To suspend or revoke certifications issued to (d) 78 79 persons engaging in the business of the design, construction or installation of individual on-site wastewater disposal systems or 80 persons engaging in the removal and disposal of the sludge and 81 liquid waste from those systems, when it is determined the person 82 has violated this chapter or applicable rules and regulations; and 83 84 (e) To require the submission of information deemed

85 necessary by the department to determine the suitability of 86 individual lots for individual on-site wastewater disposal 87 systems.

Nothing in this chapter shall preclude a professional 88 (2)89 engineer from providing services relating to the design, construction or installation of an individual on-site wastewater 90 disposal system to comply with this chapter. Except as otherwise 91 required by subsection (4) of this section or Section 41-67-8, a 92 professional engineer shall notify the department in writing of 93 94 those services being provided. If a professional engineer designs, constructs or installs or directly supervises the 95 construction or installation of a design-based individual on-site 96 97 wastewater disposal system consistent with this chapter and stamps

98 the appropriate documentation with that professional engineer's 99 seal, the department shall approve the design, construction or 100 installation of the system, if requested. Professional engineers 101 engaging in the design, construction or installation of individual 102 on-site wastewater disposal systems shall not require 103 certification under this chapter.

104 (3) To assure the effective and efficient administration of 105 this chapter, the board shall adopt rules governing the design, 106 construction or installation, operation and maintenance of 107 individual on-site wastewater disposal systems, including rules 108 concerning the:

(a) Review and approval of individual on-site
wastewater disposal systems in accordance with Section 41-67-6;
(b) Certification of installers of individual on-site
wastewater disposal systems and persons engaging in the removal
and disposal of the sludge and liquid waste from those systems;
and

115 (c) Registration and requirements for testing and116 listing of manufacturers of aerobic treatment systems.

117 In addition, the board shall adopt rules establishing (4) performance standards for individual on-site wastewater disposal 118 119 systems for single family residential generators and rules concerning the operation and maintenance of individual on-site 120 wastewater disposal systems designed to meet those standards. 121 The 122 performance standards shall be consistent with the federal Clean Water Act, maintaining the wastes on the property of the generator 123 except as authorized under Section 41-67-8, and protection of the 124 public health. Rules for the operation and maintenance of 125 individual on-site wastewater disposal systems designed to meet 126 performance standards shall include rules concerning the 127 128 following:

129 (a) A standard application form and requirements for130 supporting documentation;

131 (b) Application review;

132 (c) Approval or denial of authorization for proposed SS26\HB434A.J 133 systems;

134 (d) Requirements, as deemed appropriate by the board,135 for annual renewal of authorization;

136 (e) Enforcement of the requirements and conditions of137 authorization; and

(f) Inspection, monitoring, sampling and reporting onthe performance of the system.

Any system proposed for authorization in accordance with 140 performance standards must be designed and certified by a 141 professional engineer and must be authorized by the board before 142 143 installation. Appeals from a final decision of the board regarding the authorization of an individual on-site wastewater 144 145 disposal system based upon performance standards shall be taken using a procedure substantially equivalent to the procedure 146 specified for hospital licenses in Chapter 9 of Title 41. 147

(5) To the extent practicable, all rules and regulations 148 149 adopted under this chapter shall give maximum flexibility to 150 persons installing individual on-site wastewater disposal systems and a maximum number of options consistent with the federal Clean 151 152 Water Act, consistent with maintaining the wastes on the property of the generator except as authorized under Section 41-67-8, and 153 consistent with protection of the public health. In addition, all 154 rules and regulations, to the extent practicable, shall encourage 155 the use of economically feasible systems, including alternative 156 157 techniques and technologies for individual on-site wastewater 158 disposal.

(6) All regulations shall be applied uniformly in all areas
of the state and shall take into consideration and make provision
for different types of soil in the state when performing soil and
site evaluations.

163 SECTION 4. Section 41-67-4, Mississippi Code of 1972, is
164 reenacted as follows:

165 41-67-4. (1) The Commission on Environmental Quality shall 166 determine the feasibility of establishing community sewerage 167 systems upon the submission by the developer of a preliminary

design and feasibility study prepared by a professional engineer. 168 169 The developer may request and obtain a hearing before the commission if the developer is dissatisfied with the commission's 170 171 determination of feasibility. The determination that a sewerage system must be established shall be made without regard to whether 172 173 the establishment of a sewerage system is authorized by law or is subject to approval by one or more state or local government or 174 public bodies. 175

Where residential subdivisions are proposed which are (2) 176 composed of fewer than thirty-five (35) building sites, and no 177 178 system of sanitary sewers is available to which collection sewers may be feasibly connected, the board may waive the requirement for 179 a feasibility study. If the feasibility study is waived, all 180 sites within the subdivision shall be approved, if a certified 181 installer attests that each site can be adequately served by an 182 individual on-site wastewater disposal system. 183

184 (3) No feasibility study or community sewerage system shall
185 be required for subdivisions designed, laid out, platted or
186 partially constructed before July 1, 1988, or for any subdivision
187 that was platted and recorded during the period from July 1, 1995
188 through June 30, 1996.

189 SECTION 5. Section 41-67-5, Mississippi Code of 1972, is 190 reenacted as follows:

41-67-5. (1) No owner, lessee or developer shall construct 191 192 or place any mobile, modular or permanently constructed residence, building or facility, which may require the installation of an 193 194 individual on-site wastewater disposal system, without having first submitted a notice of intent to the department. Upon 195 receipt of a notice of intent, the department shall provide the 196 owner, lessee or developer with complete information on individual 197 on-site wastewater disposal systems, including but not limited to 198 199 applicable rules and regulations regarding the design, construction, installation, operation and maintenance of 200 201 individual on-site wastewater disposal systems and known 202 requirements of lending institutions for approval of the systems. SS26\HB434A.J

(2) No new permanent water service connection shall be provided to any mobile, modular or permanently constructed residence, building or facility unless the owner, lessee or developer shows proof of the submission of the notice of intent required by this section.

208 **SECTION 6.** Section 41-67-6, Mississippi Code of 1972, is 209 reenacted as follows:

41-67-6. (1) Within five (5) working days following receipt 210 of the notice of intent and plot plan by an owner, lessee or 211 developer of any lot or tract of land, the department shall 212 213 conduct a soil and site evaluation, except in cases where a professional engineer provides services relating to the design, 214 construction or installation of an individual on-site wastewater 215 disposal system to comply with this chapter. Within ten (10) 216 additional working days, the department shall make recommendations 217 to the owner, lessee or developer of the type or types of 218 219 individual on-site wastewater disposal systems suitable for 220 installation on the lot or tract, unless there are conditions requiring further investigation that are revealed in the initial 221 222 evaluation. In making recommendations on the type or types of individual on-site wastewater disposal systems suitable for 223 224 installation on a lot or tract, personnel of the department shall use best professional judgment based on rules and regulations 225 adopted by the board, considering the type or types of systems 226 227 which are installed and functioning on lots or tracts near the subject lot or tract. If existing systems in the surrounding area 228 229 function properly, systems of that same type shall be approved. To the extent practicable, the recommendations shall give the 230 owner, lessee or developer maximum flexibility and a maximum 231 number of options consistent with the federal Clean Water Act, 232 233 consistent with maintaining the wastes on the property of the 234 generator except as authorized under Section 41-67-8, and consistent with protection of the public health. The system or 235 systems recommended shall be environmentally sound and 236 237 cost-effective. The department or a professional engineer shall SS26\HB434A.J

provide complete information, including all applicable 238 239 requirements and regulations on all systems recommended. The owner, lessee or developer shall have the right to choose among 240 241 systems. The department shall provide the owner, lessee or developer with a form that specifies all types of individual 242 243 on-site wastewater disposal systems that are suitable for installation on the lot or tract and lists all installers of those 244 systems that are certified by the department. Approval of the 245 design, construction or installation of an individual on-site 246 wastewater disposal system by the department is not required. 247 Ιf 248 any property owner, lessee or the owner's or lessee's lending institution requests the department to approve the design, 249 250 construction or installation of any system on the owner's or lessee's property, the department shall approve the design, 251 252 construction or installation of that system, as requested, if the system is designed, constructed and installed, as the case may be, 253 254 in accordance with the rules and regulations of the board. The 255 department shall not approve any individual on-site wastewater disposal system that has a direct or point source discharge, 256 257 unless the Permit Board has issued a permit for that system under 258 Section 41-67-8.

(2) Evaluations and recommendations for a subdivision shallnot be subject to the time constraints in this section.

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

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

(5) Any person who installs an individual on-site wastewaterdisposal system shall sign and file with the department an

affidavit that the system was installed in compliance with all requirements and regulations applicable to that type of system. If any person or contractor fails to comply with all requirements and regulations in the installation of the system, the board, after due notice and hearing, may levy an administrative fine not to exceed One Thousand Dollars (\$1,000.00).

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

284 **SECTION 7.** Section 41-67-7, Mississippi Code of 1972, is 285 reenacted as follows:

41-67-7. Individual on-site wastewater disposal systems shall be considered acceptable on lots in areas or subdivisions where prior to the sale of the lots, the following requirements are met:

(1) Individual on-site wastewater disposal systems with
 underground absorption fields shall be considered acceptable,
 provided the following requirements are met:

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(a) Sewers are not available or feasible;

(b) The existing disposal systems in the area arefunctioning satisfactorily;

(c) Soil types, soil texture, seasonal water tables and
 other limiting factors are satisfactory for underground
 absorption; and

(d) Any private water supply is located at a higher
elevation and at least fifty (50) feet from the individual on-site
wastewater disposal system and at least one hundred (100) feet
from the disposal field of the system.

303 (2) Except for systems utilizing underground absorption, 304 alternative individual on-site wastewater disposal systems shall 305 be considered acceptable, provided the following requirements are 306 met:

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(a) Sewers are not available or feasible;

308 (b) The systems meet applicable water quality
309 requirements of the federal Clean Water Act and also requirements
310 of the board and department; and

311 (c) Any discharge is confined within the boundaries of 312 the property of the generator except as authorized under Section 313 41-67-8.

314 **SECTION 8.** Section 41-67-8, Mississippi Code of 1972, is 315 reenacted as follows:

316 41-67-8. (1) This section shall be applicable only after 317 the department has determined that there is no type of individual 318 on-site wastewater disposal system authorized under subsection (3) 319 or (4) of Section 41-67-3 or rules or regulations of the board 320 that can maintain the wastes on the property of the generator.

321 (2) The owner of any individual on-site wastewater disposal 322 system from which effluent is discharged off the property of the 323 generator shall obtain a permit for that discharge, if required 324 under Section 49-17-29, from the Permit Board created under 325 Section 49-17-28.

326 (3) The Permit Board may issue general permits for
327 individual on-site wastewater disposal systems as provided in
328 Section 49-17-29.

329 (4) Any violation of this section shall be punished as330 provided in Section 49-17-43.

331 SECTION 9. Section 41-67-9, Mississippi Code of 1972, is
332 reenacted as follows:

333 41-67-9. (1) Existing individual on-site wastewater 334 disposal systems shall be considered acceptable, provided the 335 following requirements are met:

(a) The lot is located in an area or subdivision where
individual on-site wastewater disposal systems are considered
acceptable under this chapter;

(b) The residence, building or facility has previously
been occupied for a period of time deemed by the department
necessary to determine the functioning capability of the
individual on-site wastewater disposal system;

343 (c) The system is functioning properly with no evidence 344 that any insufficiently treated effluent is or has been seeping to 345 the surface of the ground and any discharge of treated effluent is 346 confined within the boundaries of the property of the generator 347 except as authorized under Section 41-67-8; and

(d) If a private water supply well is present, the well
is located at a higher elevation than the disposal system and is
protected from surface contamination by a concrete slab of a
thickness of at least four (4) inches extending at least two (2)
feet in all directions from the well casing.

353 (2)If an existing residential individual on-site wastewater disposal system is malfunctioning, the system should be replaced, 354 355 where possible, with a system meeting all requirements of this chapter and rules and regulations of the board. If replacement of 356 the existing system is not possible, the existing system shall be 357 repaired to reduce the volume of effluent, to adequately treat the 358 359 effluent and to the greatest extent possible, to confine the 360 discharge to the property of the generator except as authorized under Section 41-67-8. If repairs are made to significantly 361 362 upgrade the existing individual on-site wastewater disposal system, the department shall approve the system, if requested. 363

364 **SECTION 10.** Section 41-67-10, Mississippi Code of 1972, is 365 reenacted as follows:

Aerobic treatment systems may be installed only 366 41-67-10. 367 if they have been tested and listed by a third party certifying program. Aerobic treatment systems shall be in compliance with 368 369 standards for a Class I system as defined by the most current revision of American National Standards Institute/National 370 Sanitation Foundation (ANSI/NSF) International Standard Number 40, 371 hereby incorporated by reference. Beginning on October 1, 1996, 372 an approved third party certifying program shall comply with the 373 374 following provisions for systems which it has certified to be installed in Mississippi: 375

376 (a) Be accredited by the American National Standards377 Institute;

378 (b) Have established procedures which send 379 representatives to distributors in Mississippi on a recurring 380 basis to conduct evaluations to assure that distributors of 381 certified aerobic treatment systems are providing proper 382 maintenance, have sufficient replacement parts available and are 383 maintaining service records;

384 (c) Notify the department of the results of monitoring 385 visits to manufacturers and distributors within sixty (60) days of 386 the conclusion of the monitoring; and

387 (d) Submit completion reports on testing and any other
388 information as the department may require for its review.
389 SECTION 11. Section 41-67-11, Mississippi Code of 1972, is

390 reenacted as follows:

391 41-67-11. (1) Temporary individual on-site wastewater 392 disposal systems may be approved in otherwise unapprovable areas 393 only after a contract has been awarded for the construction of 394 municipal or community sewers that upon completion will adequately 395 serve the property. Temporary individual on-site wastewater 396 disposal systems shall only be approved under the following 397 conditions:

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

404 (b) When the public sewers shall be available and ready for use within a period not to exceed six (6) months, or where a 405 minor extension is to be made to a municipal system by the 406 407 municipality and no contract is to be awarded, an individual on-site wastewater disposal system with a minimum capacity of 408 409 three hundred (300) gallons and at least sixty percent (60%) of the required disposal field may be installed. The board shall not 410 approve a temporary system under this subsection unless the 411 412 professional engineer designing the sewer system has certified to SS26\HB434A.J

the board in writing that the public sewer or extension shall be completed within six (6) months, and the owner of the temporary system has certified in writing that connection to the public sewer shall be made as soon as it becomes available.

The board may approve the installation of sewage holding 417 (2) tanks in districts created under Sections 19-5-151 through 418 19-5-207 for the purpose of providing sewage services. 419 The district shall be required to maintain or provide for the 420 maintenance of those holding tanks. The board shall require that 421 residences be connected to a municipal or community sewage system 422 423 when that system is available and ready to use.

424 **SECTION 12.** Section 41-67-12, Mississippi Code of 1972, is 425 reenacted as follows:

426 41-67-12. (1) The department shall assess fees in the427 following amounts for the following purposes:

(a) A fee of Fifty Dollars (\$50.00) shall be levied for
soil and site evaluation and recommendation of individual on-site
wastewater disposal systems.

(b) A fee of Fifty Dollars (\$50.00) shall be levied
annually for the certification of installers and persons engaging
in the removal and disposal of the sludge and liquid wastes from
individual on-site wastewater disposal systems.

435 (c) A fee of One Hundred Dollars (\$100.00) shall be436 levied annually for the registration of manufacturers.

(2) In the discretion of the board, a person shall be liable for a penalty equal to one and one-half (1-1/2) times the amount of the fee due and payable for failure to pay the fee on or before the date due, plus any amount necessary to reimburse the cost of collection.

(3) The fee authorized under this section shall not be
assessed for any system operated by state agencies or
institutions, including without limitation, foster homes licensed
by the State Department of Human Services. The fee authorized
under this section shall not be charged again after payment of the
initial fee for any system that has been installed in accordance
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448 with this chapter, within a period of twenty-four (24) months 449 following the date that the system was originally installed.

450 **SECTION 13.** Section 41-67-15, Mississippi Code of 1972, is 451 reenacted as follows:

452 41-67-15. Nothing in this chapter shall limit the authority 453 of a municipality or board of supervisors to adopt similar 454 ordinances which may be, in whole or in part, more restrictive 455 than this chapter, and in those cases the more restrictive 456 ordinances will govern.

457 **SECTION 14.** Section 41-67-16, Mississippi Code of 1972, is 458 reenacted as follows:

41-67-16. (1) Before January 1, 1997, the department shall 459 conduct a study of all individual on-site wastewater disposal 460 systems currently being recommended for use in the state to 461 determine the suitability of using those systems on lots or tracts 462 463 in areas of the state given the various soil types and 464 classifications. In conducting the study, the department shall 465 consider the type of system, lot size, effluent quality and other recommended limitations which should be placed on the use of each 466 467 system.

468 (2) The department shall prepare and submit a report to the
469 Governor and the Legislature describing the results of its study.
470 SECTION 15. Section 41-67-19, Mississippi Code of 1972, is
471 reenacted as follows:

472 41-67-19. Each authorized agent of the department
473 implementing this chapter shall demonstrate to the department's
474 satisfaction that the person:

Is competent to review and provide any requested 475 (a) approval of design, construction and installation of individual 476 on-site wastewater disposal systems, as well as the operation, 477 repair or maintenance of those systems, to make soil permeability 478 479 tests or soil and site evaluations, and to conduct inspections of individual on-site wastewater disposal systems in accordance with 480 481 this chapter and rules and regulations adopted under this chapter; 482 and

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(b) Has successfully completed the installer certification training program provided by the department.

485 **SECTION 16.** Section 41-67-21, Mississippi Code of 1972, is 486 reenacted as follows:

487 41-67-21. (1) The board or the department may require a 488 property owner or lessee to repair a malfunctioning individual 489 on-site wastewater disposal system on the owner's or lessee's 490 property before the thirtieth day after the date on which the 491 owner or lessee is notified by the department of the 492 malfunctioning system.

493 (2) The property owner or lessee shall take adequate
494 measures as soon as practicable to abate an immediate health
495 hazard.

(3) The property owner or lessee may be assessed a civil penalty not to exceed Five Dollars (\$5.00) for each day the individual on-site wastewater disposal system remains unrepaired after the thirty-day period specified in subsection (1) of this section.

(4) The board may assess the property owner or lessee of an individual on-site wastewater disposal system authorized pursuant to Section 41-67-3(4) a civil penalty not to exceed Fifty Dollars (\$50.00) for each day the system fails to meet the performance standards of that system after the thirty-day period specified in subsection (1) of this section.

507 (5) All penalties collected by the board under this section 508 shall be deposited in the State General Fund.

509 (6) Appeals from the imposition of civil penalty under this510 section may be taken as provided in Section 41-67-29.

511 SECTION 17. Section 41-67-23, Mississippi Code of 1972, is 512 reenacted as follows:

513 41-67-23. The department or its authorized representative 514 may enter onto property and make inspections of any individual 515 on-site wastewater disposal system as necessary to ensure that the 516 system is in compliance with this chapter and the rules adopted 517 under this chapter. The department shall give reasonable notice

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to any property owner, lessee or occupant prior to entry onto the property. The owner, lessee, owner's representative, or occupant of the property on which the system is located shall give the department or its authorized representative reasonable access to the property at reasonable times to make necessary inspections.

523 **SECTION 18.** Section 41-67-25, Mississippi Code of 1972, is 524 reenacted as follows:

41-67-25. (1) A person may not operate as an installer in this state unless that person is certified by the board except any individual who installs an individual on-site wastewater disposal system on his own property or a professional engineer.

(2) An installer of aerobic treatment plants or subsurface drip disposal systems must be a factory-trained and authorized representative. The manufacturer must furnish documentation to the department certifying the satisfactory completion of factory training and the establishment of the installer as an authorized manufacturer's representative.

535 (3) The board shall issue a certification to an installer if 536 the installer:

537 (a) Completes an application form that complies with538 this chapter and rules adopted under this chapter;

539 (b) Satisfactorily completes the training program540 provided by the department;

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(c) Pays the annual certification fee; and

(d) Provides proof of having a valid public liability
insurance policy in effect with liability limits of at least Fifty
Thousand Dollars (\$50,000.00) per occurrence and at least One
Hundred Thousand Dollars (\$100,000.00) in total aggregate amount.

(4) Each installer shall furnish proof of certification to a property owner, lessee, the owner's representative or occupant of the property on which an individual on-site wastewater disposal system is to be designed, constructed, repaired or installed by that installer and to the department or its authorized representative, if requested.

552 (5) The department shall provide for annual renewal of SS26\HB434A.J

553 certifications.

(6) (a) An installer's certification may be suspended or
revoked by the board after notice and hearing if the installer
violates this chapter or any rule or regulation adopted under this
chapter.

558 (b) The installer may appeal a suspension or revocation 559 under this section as provided by law.

560 (7) The department semiannually shall disseminate to the 561 public an official list of certified installers and provide to 562 county health departments a monthly update of the list.

563 **SECTION 19.** Section 41-67-27, Mississippi Code of 1972, is 564 reenacted as follows:

41-67-27. It is unlawful for a manufacturer of an individual on-site wastewater disposal system to operate a business in or to do business in the State of Mississippi without holding a valid registration issued by the department.

569 **SECTION 20.** Section 41-67-28, Mississippi Code of 1972, is 570 reenacted as follows:

41-67-28. (1) Except as otherwise provided in this chapter, any person who shall knowingly violate this chapter or any rule or regulation or written order of the board in pursuance thereof is, upon conviction, guilty of a misdemeanor and shall be punished as provided in Section 41-3-59.

576 (2) Each day of a continuing violation is a separate 577 violation.

In addition to all other statutory and common law 578 (3) (a) 579 rights, remedies and defenses, any person who purchases an 580 individual on-site wastewater disposal system and suffers any ascertainable loss of money or property, real or personal, may 581 582 bring an action at law in the court having jurisdiction in the county in which the installer or manufacturer has the principal 583 584 place of business, where the act allegedly occurred, to recover any loss of money or damages for the loss of any property 585 resulting from any of the following: 586

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(i) Improper installation of an individual on-site

588 wastewater disposal system due to faulty workmanship;

(ii) Failure of an individual on-site wastewater disposal system to operate properly due to failure to install the system in accordance with any requirements of the manufacturer or in compliance with any rules and regulations of the board; or

593 (iii) Failure of an individual on-site wastewater
594 disposal system to operate properly due to defective design or
595 construction.

(b) Nothing in this chapter shall be construed to permit any class action or suit, but every private action must be maintained in the name of and for the sole use and benefit of the individual person.

(4) A person who violates this chapter thereby causing a 600 discharge off the property of the generator shall be liable to the 601 party aggrieved or damaged by that violation for the actual 602 603 damages and additional punitive damages equal to a maximum of 604 twenty-five percent (25%) of the actual damages proven by the 605 aggrieved party, to be taxed by the court where the suit is heard on an original action, by appeal or otherwise and recovered by a 606 607 suit at law in any court of competent jurisdiction. In addition, the court may award the prevailing party reasonable attorneys fees 608 609 and court costs. Before filing suit, the party aggrieved or damaged must give thirty (30) days' written notice of its intent 610 to file suit to the alleged violator. 611

612 **SECTION 21.** Section 41-67-29, Mississippi Code of 1972, is 613 reenacted as follows:

41-67-29. Any person who is aggrieved by any final decision 614 of the board may appeal that final decision to the chancery court 615 of the county of the situs in whole or in part of the subject 616 The appellant shall give a cost bond with sufficient 617 matter. sureties, payable to the state in a sum to be fixed by the board 618 619 or the court and to be filed with and approved by the clerk of the The aggrieved party may, within thirty (30) days following 620 court. a final decision of the board, petition the chancery court for an 621 622 appeal with supersedeas and the chancellor shall grant a hearing

on the petition. Upon good cause shown the chancellor may grant 623 624 the appeal with supersedeas. The appellant shall be required to post a bond with sufficient sureties according to law in an amount 625 626 to be determined by the chancellor. The chancery court shall always be deemed open for hearing of appeals and the chancellor 627 628 may hear the appeal in termtime or in vacation at any place in his district. The appeal shall have precedence over all civil cases, 629 except election contests. The chancery court shall review all 630 questions of law and of fact and may enter a final order or remand 631 632 the matter to the board for appropriate action as may be indicated 633 or necessary under the circumstances. Appeals may be taken from the chancery court to the Supreme Court in the manner as now 634 required by law, but if a supersedeas is desired by the party 635 appealing to the chancery court, that party may apply therefor to 636 the chancellor, who shall award a writ of supersedeas, without 637 additional bond, if in the chancellor's judgment material damage 638 639 is not likely to result. If material damage is likely to result, the chancellor shall require a supersedeas bond as deemed proper, 640 which shall be liable to the state for any damage. 641

642 SECTION 22. Section 41-67-31, Mississippi Code of 1972, is 643 amended as follows:

644 41-67-31. Sections 41-67-1 through 41-67-29 shall stand
645 repealed on July 1, 2003.

646 **SECTION 23.** This act shall take effect and be in force from 647 and after June 30, 2002.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

1 AN ACT TO REENACT SECTIONS 41-67-1 THROUGH 41-67-29, 2 MISSISSIPPI CODE OF 1972, WHICH ARE THE MISSISSIPPI INDIVIDUAL 3 ON-SITE WASTEWATER DISPOSAL LAW; TO AMEND SECTION 41-67-31, 4 MISSISSIPPI CODE OF 1972, TO EXTEND THE REPEALER ON THE 5 MISSISSIPPI INDIVIDUAL ON-SITE WASTEWATER DISPOSAL LAW; AND FOR 6 RELATED PURPOSES.