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

## House Bill NO. 1397

## By Senator(s) Committee

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

SECTION 1. The following shall be codified as Section 9 49-17-44.1, Mississippi Code of 1972: 10 49-17-44.1. If the commission determines that any privately 11 12 owned sewer system that is certificated by the Public Service Commission and within its jurisdiction has been actually or 13 effectively abandoned by its owner, or that its management is 14 grossly inefficient or irresponsible, and the abandonment or 15 management has created an environmental problem that endangers 16 17 public health, the commission may petition the chancery court of 18 any county wherein the privately-owned sewer system is located for an order attaching the assets of the privately-owned sewer system 19 and placing such sewer system under the sole control and 20 21 responsibility of a receiver. Any person served by the sewer system shall have standing to intervene in the chancery proceeding 22 as an interested party. If the court determines that the petition 23 is proper in all respects and finds, after a hearing thereon, the 24 allegations contained in the petition are true, it shall order 25 that the sewer system be placed in receivership. The court, in 26 its discretion and in consideration of the recommendation of the 27

commission, may appoint a receiver who shall be a responsible

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individual, partnership, corporation or political subdivision 29 30 knowledgeable in sewer service affairs and who shall maintain 31 control and responsibility for the operation and management of the affairs of such sewer system. The receiver shall operate the 32 33 sewer system so as to preserve the assets of the sewer system and to serve the best interests of its customers while protecting 34 public health and welfare and the environment. The receiver shall 35 be compensated from the assets of the sewer system in an amount to 36 be determined by the court. Control of and responsibility for the 37 38 sewer system shall remain in the receiver until the court determines that it is in the best interests of the customers and 39 the public interest that the sewer system be returned to the 40 owner, transferred to another owner, or assumed by another sewer 41 system or public service corporation. If the court, after 42 hearing, determines that control of and responsibility for the 43 affairs of the sewer system should not be returned to the legal 44 45 owner thereof, the receiver may proceed to liquidate the assets of the sewer system in the manner provided by law. Mississippi laws 46 and Mississippi Rules of Civil Procedure generally applicable to 47 receivership shall govern receiverships created under this 48 section. Any new owner or operator of a sewer system transferred 49 or liquidated by the receiver or the chancery court under this 50 subsection shall obtain all necessary permits and approvals from 51 52 the permit board, the Public Service Commission and any other applicable state or local agencies. 53

SECTION 2. This act shall take effect and be in force from and after its passage.

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

AN ACT TO CREATE SECTION 49-17-44.1, MISSISSIPPI CODE OF
1972, TO AUTHORIZE THE COMMISSION ON ENVIRONMENTAL QUALITY TO
PETITION THE CHANCERY COURT TO APPOINT A RECEIVER FOR THE
OPERATION AND MANAGEMENT OF ABANDONED SEWER SYSTEMS OR SEWER
SYSTEMS OPERATED IN A GROSSLY INEFFECTIVE MANNER; TO PROVIDE THAT
PERSONS SERVED BY SUCH SEWER SYSTEMS SHALL HAVE STANDING TO
INTERVENE; AND FOR RELATED PURPOSES.