By: Representative Moody (By Request)

To: Public Health and Welfare

HOUSE BILL NO. 1021

1 2 3 4 5 6	AN ACT TO AMEND SECTIONS 41-3-18, 41-67-12 AND 45-23-41, MISSISSIPPI CODE OF 1972, TO REVISE THE SCHEDULE OF FEES CHARGED BY THE STATE DEPARTMENT OF HEALTH FOR FOOD SERVICE ESTABLISHMENT PERMITS, FOR WASTEWATER DISPOSAL SYSTEM EVALUATION, CERTIFICATION AND MANUFACTURER REGISTRATION AND FOR BOILER AND PRESSURE VESSEL CERTIFICATION; AND FOR RELATED PURPOSES.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
8	SECTION 1. Section 41-3-18, Mississippi Code of 1972, is
9	amended as follows:
10	41-3-18. The board shall assess fees in the following
11	amounts and for the following purposes:
12	(a) Food <u>service</u> establishment annual permit fee, based
13	on the assessment factors of the establishment as follows:
14	Assessment Category 1\$ 15.00
15	Assessment Category 2
16	Assessment Category 3
17	Assessment Category 4 100.00
18	Assessment Category 5 150.00
19	(b) Food processing establishment annual permit fee,
20	based on the assessment factors of the establishment as follows:
21	Assessment Categories 1 and 2 \$ 50.00
22	Assessment Category 3 150.00
23	Assessment Categories 4 and 5
24	(c) Plan Review fees for food establishments, based on
25	the assessment factors of the establishment as follows:
26	Assessment Categories 1 and 2 \$100.00
27	Assessment Category 3 200.00
28	Assessment Categories 4 and 5
29	(d) Private water supply approval fee\$ 10.00
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30 The board may develop such reasonable standards, rules and 31 regulations to clearly define each assessment category. 32 Assessment categories shall be based upon the factors to the 33 public health implications of the category and type of food 34 preparation being utilized by the food establishment, utilizing 35 the model Food Code of 1995, or as may be amended by the federal 36 Food and Drug Administration.

The fee authorized under paragraph (a) of this section shall not be assessed for food establishments operated by public schools, public junior and community colleges, or state agencies or institutions, including without limitation, the state institutions of higher learning and the State Penitentiary.

The fee authorized under paragraph <u>(d)</u> of this section shall not be assessed for private water supplies used by foster homes licensed by the Department of Human Services.

45 **SECTION 2.** Section 41-67-12, Mississippi Code of 1972, is 46 amended as follows:

47 41-67-12. (1) The department shall assess fees in the48 following amounts for the following purposes:

49 (a) A fee of <u>Seventy-five Dollars (\$75.00)</u> shall be
50 levied for soil and site evaluation and recommendation of
51 individual on-site wastewater disposal systems.

52 (b) A fee of <u>One Hundred Dollars (\$100.00)</u> shall be 53 levied annually for the certification of installers and persons 54 engaging in the removal and disposal of the sludge and liquid 55 wastes from individual on-site wastewater disposal systems.

56 (c) A fee of <u>Two Hundred Dollars (\$200.00) for each</u>
57 <u>product registered</u> shall be levied annually for the registration
58 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

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62 the date due, plus any amount necessary to reimburse the cost of 63 collection.

The fee authorized under this section shall not be 64 (3) 65 assessed for any system operated by state agencies or 66 institutions, including without limitation, foster homes licensed by the State Department of Human Services. The fee authorized 67 under this section shall not be charged again after payment of the 68 initial fee for any system that has been installed in accordance 69 with this chapter, within a period of twenty-four (24) months 70 71 following the date that the system was originally installed.

72 SECTION 3. Section 45-23-41, Mississippi Code of 1972, is 73 amended as follows:

74 45-23-41. Each company employing special inspectors, except a company operating boilers and/or pressure vessels covered by 75 76 owner or user inspection service meeting the requirements of Section 45-23-21(b) shall, within thirty (30) days following each 77 certificate inspection made by such inspectors, file a report of 78 79 such inspection with the chief inspector upon appropriate forms as promulgated by the board. If such report shows that a boiler or 80 81 pressure vessel is found to comply with the rules and regulations of the board, the owner or user thereof shall pay directly to the 82 83 board the fee of Twenty Dollars (\$20.00) for an annual certificate or Thirty Dollars (\$30.00) for a biennial certificate, and the 84 chief inspector or his duly authorized representative shall issue 85 86 to such owner or user an inspection certificate bearing the date of inspection and specifying the maximum pressure under which the 87 88 boiler or pressure vessel may be operated.

Such inspection certificate shall be valid for not more than fourteen (14) months from its date in the case of power boilers and high pressure, high temperature water boilers, and for not more than twenty-six (26) months in the case of heating boilers and pressure vessels.

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In the case of those boilers and pressure vessels covered by Section 45-23-33(a), (b), (c) and (d) for which the board has established or extended the operating period between required inspections, pursuant to the provisions of Section 45-23-33(g) or (h), the certificate shall be valid for a period not more than two (2) months beyond the period set by the board.

100 Certificates shall be posted under glass in the room 101 containing the boiler or pressure vessel inspected. If the boiler 102 or pressure vessel is not located within the building, the 103 certificate shall be posted in a location convenient to the boiler 104 or pressure vessel inspected, or in any place where it will be 105 accessible to interested parties.

SECTION 4. This act shall take effect and be in force from and after July 1, 2003.