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

## House Bill NO. 845

## By Senator(s) Committee

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

- 10 **SECTION 1.** Section 41-67-7, Mississippi Code of 1972, is
- 11 amended as follows:
- 12 41-67-7. Individual on-site wastewater disposal systems
- 13 shall be considered acceptable on lots in areas or subdivisions
- 14 where prior to the sale of the lots, the following requirements
- 15 are met:
- 16 (1) Individual on-site wastewater disposal systems with
- 17 underground absorption fields shall be considered acceptable,
- 18 provided the following requirements are met:
- 19 (a) Sewers are not available or feasible;
- 20 (b) The existing disposal systems in the area are
- 21 functioning satisfactorily;
- (c) Soil types, soil texture, seasonal water tables and
- 23 other limiting factors are satisfactory for underground
- 24 absorption; and
- 25 (d) Any private water supply is located at a higher
- 26 elevation and at least fifty (50) feet from the individual on-site
- 27 wastewater disposal system and at least one hundred (100) feet
- 28 from the disposal field of the system.
- 29 (2) Except for systems utilizing underground absorption,

- 30 alternative individual on-site wastewater disposal systems shall
- 31 be considered acceptable, provided the following requirements are
- 32 met:
- 33 (a) Sewers are not available or feasible;
- 34 (b) The systems meet applicable water quality
- 35 requirements of the federal Clean Water Act and also requirements
- 36 of the board and department; and
- 37 (c) Any discharge is confined within the boundaries of
- 38 the property of the generator except as authorized under Section
- 39 41-67-8.
- 40 (3) In determining availability or feasibility of
- 41 sewers under this section, the department shall consider whether
- 42 the sewer has the capacity to accept and treat the waste that
- 43 would be generated by the individual on-site wastewater disposal
- 44 systems and whether the sewer system will agree to accept that
- 45 <u>waste at a cost similar to the cost charged to users of the same</u>
- 46 <u>sewer system</u>.
- 47 (4) In determining the availability or feasibility of a
- 48 <u>sewer under this section, the sewers shall not be deemed available</u>
- 49 or feasible unless the cost of connecting to a sewer is no more
- 50 than the cost of installing individual on-site wastewater disposal
- 51 systems.
- 52 <u>(5) Whenever a person requests approval of an</u>
- 53 <u>individual on-site wastewater disposal system, the department must</u>
- 54 approve or disapprove the request within thirty (30) days. If the
- 55 <u>department disapproves the request, the department shall state in</u>
- 56 writing the reasons for the disapproval. If the department does
- 57 not respond within thirty (30) days, the request for approval of
- 58 the individual on-site wastewater disposal system shall be deemed
- 59 <u>approved</u>.
- SECTION 2. Section 41-67-4, Mississippi Code of 1972, is
- 61 amended as follows:
- 62 41-67-4. (1) The Commission on Environmental Quality shall
- 63 determine the feasibility of establishing community sewerage
- 64 systems upon the submission by the developer of a preliminary

- design and feasibility study prepared by a professional engineer.
- 66 The developer may request and obtain a hearing before the
- 67 commission if the developer is dissatisfied with the commission's
- 68 determination of feasibility. The determination that a sewerage
- 69 system must be established shall be made without regard to whether
- 70 the establishment of a sewerage system is authorized by law or is
- 71 subject to approval by one or more state or local government or
- 72 public bodies. Whenever a developer requests a determination of
- 73 <u>feasibility</u>, the commission must make such determination within
- 74 <u>forty-five (45) days. The department shall state in writing the</u>
- 75 reasons for its determination. If the department does not make a
- 76 determination within forty-five (45) days, all sites within the
- 77 <u>subdivision shall be approved, if a certified installer attests</u>
- 78 that each site can be adequately served by an individual on-site
- 79 <u>wastewater disposal system.</u>
- 80 (2) Where residential subdivisions are proposed which are
- 81 composed of fewer than thirty-five (35) building sites, and no
- 82 system of sanitary sewers is available to which collection sewers
- 83 may be feasibly connected, the board may waive the requirement for
- 84 a feasibility study. If the feasibility study is waived, all
- 85 sites within the subdivision shall be approved, if a certified
- 86 installer attests that each site can be adequately served by an
- 87 individual on-site wastewater disposal system.
- 88 (3) No feasibility study or community sewerage system shall
- 89 be required for subdivisions designed, laid out, platted or
- 90 partially constructed before July 1, 1988, or for any subdivision
- 91 that was platted and recorded during the period from July 1, 1995
- 92 through June 30, 1996.
- 93 **SECTION 3.** Section 41-67-31, Mississippi Code of 1972, is
- 94 amended as follows:
- 95 41-67-31. Sections 41-67-1 through 41-67-29 shall stand
- 96 repealed on July 1, 2005.
- 97 **SECTION 4**. (1) There is established a task force to study
- 98 and review the statutory provisions governing individual on site
- 99 waste water disposal systems and to make recommendations for

```
revisions that will ensure that the state has coherent and
100
101
     comprehensive law regulating individual on-site wastewater
     disposal systems. The task force shall examine all aspects of the
102
103
     law and health and environmental concerns and make recommendations
     to the Legislature on or before September 1, 2004.
104
105
               The task force shall be composed of two (2) members
     appointed by the Lieutenant Governor, two (2) members appointed by
106
     the Speaker of the House of Representatives and the heads of the
107
     following agencies and associations, or their designees:
108
     Health Department; Department of Environmental Quality;
109
110
     Mississippi Development Authority; Department of Marine Resources,
     Mississippi Association of Supervisors; Mississippi Municipal
111
112
     League; Mississippi Farm Bureau Federation; Sierra Club, State
     Medical Association; Consulting Engineers Council of Mississippi;
113
     Gulf of Mexico Program; Home Builders Association of Mississippi,
114
     one (1) builder representative and one (1) developer
115
     representative; Mississippi Engineering Society; Mississippi
116
117
     Manufactured Housing Association; Mississippi On-Site Water
     Association, one (1) septic tank manufacturer, one (1) installer,
118
119
     and one (1) ATU manufacturer; Mississippi State University
     Agriculture and Biological Engineering; Mississippi Rural Water
120
121
     Association, Mississippi Water and Pollution Control Operator
     Association, the Executive Director of the Public Utilities Staff,
122
     or his designee, and the National Recourses Conservation Service.
123
124
               Appointments shall be made before June 1, 2003.
     head of the State Department of Health shall convene the task
125
126
     force before July 1, 2003. The task force shall meet and organize
     by selecting from its membership a chairman and vice chairman.
127
     The vice chairman shall serve as secretary and shall be
128
     responsible for keeping all records of the task force. A majority
129
     of the members of the task force shall constitute a quorum.
130
131
     the selection of its officers and the adoption of rules,
     resolution and reports, and affirmative vote of a majority of the
132
     task force is required. All members shall be notified in writing
133
134
     of all meetings, and such notices must be mailed at least five (5)
```

SS02\HB845A.J

- 135 days before the date on which a meeting is to be held.
- 136 (4) Subject to the availability of funds, for attending
- 137 meetings of the task force, members who are not legislators may be
- reimbursed in accordance with Section 25-3-41, Mississippi Code
- 139 of 1972, for mileage and actual expenses incurred in attending
- 140 meetings of the committee. If members of the Legislature are
- 141 appointed to serve as members of the task force, such legislative
- 142 members shall be paid from the contingent expense fund of their
- 143 respective house per diem in the same manner as provided for
- 144 committee meetings when the Legislature is not in session.
- 145 However, no per diem, mileage allowance or expense allowance may
- 146 be paid for attending meetings of the committee while the
- 147 Legislature is in session, and no per diem, mileage allowance or
- 148 expense allowance may be paid without prior approval of the proper
- 149 committee in the member's respective house. No task force member
- 150 may incur travel or other expenses unless previously authorized by
- 151 vote at a meeting of the task force, which action must be recorded
- 152 in the official minutes of the meeting. Nonlegislative members
- 153 may be paid from any funds made available to the task force for
- 154 that purpose.
- 155 (5) To effectuate the purpose of this section, any
- 156 department, division, board, bureau, commission or agency of the
- 157 state or of any political subdivision thereof shall, at the
- 158 request of the chairman of the task force, provide to the task
- 159 force such facilities, assistance and data as will enable the
- 160 special committee to carry out its duties.
- 161 (6) Funding for the task force may be provided from any
- 162 funds that may be appropriated by the Legislature for the expenses
- of the task force. The task force may accept money from any
- 164 source, public or private, to be expended in implementing its
- 165 duties under this act.
- 166 (7) Upon presentation of its report to the Legislature, the
- 167 task force shall be dissolved.
- 168 SECTION 5. This act shall take effect and be in force from
- 169 and after its passage.

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

AN ACT TO AMEND SECTION 41-67-7, MISSISSIPPI CODE OF 1972, TO REVISE THE CRITERIA FOR DETERMINING THE USE OF INDIVIDUAL ON-SITE WASTEWATER DISPOSAL SYSTEMS OR SEWERS; TO AUTHORIZE THE DEPARTMENT OF HEALTH TO MAKE SUCH DETERMINATION; TO AMEND SECTION 41-67-31, MISSISSIPPI CODE OF 1972, TO EXTEND THE REPEALER ON THE INDIVIDUAL ON-SITE WASTEWATER DISPOSAL SYSTEM LAW; TO CREATE A TASK FORCE TO STUDY AND RECOMMEND REVISIONS OF THE INDIVIDUAL ON-SITE WASTEWATER DISPOSAL SYSTEM LAW; AND FOR RELATED PURPOSES.

3 4

5

7