MISSISSIPPI LEGISLATURE

By: Representatives Frierson, Shows, Barnett, Capps, Davis, Hamilton (109th), Markham, Miles, Peranich, Read, Vince, Weathersby To: Appropriations

HOUSE BILL NO. 1733

1 2 3	AN ACT MAKING AN APPROPRIATION FOR THE SUPPORT AND MAINTENANCE OF THE DEPARTMENT OF MARINE RESOURCES FOR THE FISCAL YEAR 2005.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI
5	SECTION 1. The following sum, or so much thereof as may be
б	necessary, is hereby appropriated out of any money in the State
7	General Fund not otherwise appropriated, for the support and
8	maintenance of the Department of Marine Resources for the fiscal
9	year beginning July 1, 2004, and ending June 30, 2005
10	\$ 1,719,069.00
11	SECTION 2. The following sum, or so much thereof as may be
12	necessary, is hereby appropriated out of any money in any special
13	fund in the State Treasury to the credit of the Department of
14	Marine Resources for the fiscal year beginning July 1, 2004, and
15	ending June 30, 2005\$ 8,425,940.00
16	Of the funds appropriated in this section, Three Million
17	Fifty Thousand Dollars (\$3,050,000.00) is derived from the state
18	excise taxes upon gasoline, oil and other petroleum products.
19	SECTION 3. With the funds appropriated under the provisions
20	of Sections 1 and 2, the following positions are authorized:
21	AUTHORIZED POSITIONS:
22	Permanent: Full Time 107
23	Part Time0
24	Time-Limited: Full Time 51
25	Part Time 1

Each Marine Conservation Officer and Supervisor shall be furnished an allowance for uniforms not to exceed Four Hundred Fifty Dollars (\$450.00) per annum.

29 With the funds herein appropriated, it is the intention of 30 the Legislature that it shall be the agency's responsibility to 31 make certain that funds required to be appropriated for "Personal Services" for Fiscal Year 2006 do not exceed Fiscal Year 2005 32 33 funds appropriated for that purpose, unless programs or positions are added to the agency's Fiscal Year 2006 budget by the 34 35 Mississippi Legislature. Based on data provided by the 36 Legislative Budget Office, the State Personnel Board shall determine and publish the projected annual cost to fully fund all 37 appropriated positions in compliance with the provisions of this 38 39 It shall be the responsibility of the agency head to insure act. 40 that no single personnel action increases this projected annual cost and/or the Fiscal Year 2005 appropriation for "Personal 41 42 Services" when annualized, with the exception of escalated funds. 43 If, at the time the agency takes any action to change "Personal Services," the State Personnel Board determines that the agency 44 45 has taken an action which would cause the agency to exceed this projected annual cost or the Fiscal Year 2005 "Personal Services" 46 47 appropriated level, when annualized, then only those actions which reduce the projected annual cost and/or the appropriation 48 49 requirement will be processed by the State Personnel Board until 50 such time as the requirements of this provision are met.

Any transfers or escalations shall be made in accordance with the terms, conditions and procedures established by law or allowable under the terms set forth within this act. The State Personnel Board shall not escalate positions without written approval from the Department of Finance and Administration. The Department of Finance and Administration shall not provide written approval to escalate any funds for salaries and/or positions

H. B. No. 1733 *HR05/A450* 04/HR05/A450 PAGE 2 (RM\ST) 58 without proof of availability of new or additional funds above the 59 appropriated level.

No general funds authorized to be expended herein shall be used to replace federal funds and/or other special funds which are being used for salaries authorized under the provisions of this act and which are withdrawn and no longer available.

64 **SECTION 4.** The funds authorized herein shall be used to fund 65 all operations of the agency with the following prohibitions:

66 (1) The agency shall not fill any current or future vacant67 positions;

68 (2) The agency shall not take any action to promote or69 otherwise award salary increases through reallocation,

70 reclassification, realignment, education benchmark, career ladder, 71 or any other means to increase salaries of employees or positions 72 except as allowed under the provisions set forth in House Bill No. 73 1279, 2004 Regular Legislative Session;

74 (3) The agency shall not expend funds for out-of-state
75 travel except as allowed under the provisions set forth in House
76 Bill No. 1279, 2004 Regular Legislative Session;

(4) The agency shall not expend funds for the purchase of or contract for cellular phones, two-way radios or pagers, except for support of employees in the Department of Public Safety and the Bureau of Narcotics as recommended by Information Technology Services or as allowed under the provisions set forth in House Bill No. 1279, 2004 Regular Legislative Session;

83 (5) The agency shall not expend funds to publish or84 distribute any annual reports or other publications;

85 (6) The agency shall not expend funds for public relation 86 activities regarding the functions, programs or services of the 87 agency except as allowed under the provisions set forth in House 88 Bill No. 1279, 2004 Regular Legislative Session;

89 (7) The agency shall not advertise the functions, programs 90 or services of the agency except that the Mississippi Development H. B. No. 1733 *HR05/A450* 04/HR05/A450 PAGE 3 (RM\ST) Authority is authorized to expend funds for advertising to carry
out the purposes of key programs administered by the authority;
(8) The agency shall not expend funds for staff development

94 or training services;

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95 (9) The agency shall not expend funds for the purchase of
96 new or replacement equipment or furniture, excluding lease
97 purchase payments on agreements in effect upon passage of this
98 appropriation bill, except as allowed under the provisions set
99 forth in House Bill No. 1279, 2004 Regular Legislative Session.

SECTION 5. It is the intention of the Legislature that none 100 101 of the funds appropriated above shall be expended unless members of the Mississippi House of Representatives and Mississippi Senate 102 103 are notified at least five (5) days prior to a public ceremony 104 announcing the award of any grant in their district or any public announcement or ceremony regarding the groundbreaking or opening 105 106 of a facility, roadway or bridge for which the Legislature has 107 made funds available. Any signage regarding any public event or 108 any new facility, roadway or bridge shall include the following "Funds were made available for this project by the 109 language: 110 Mississippi State Legislature."

SECTION 6. It is the intention of the Legislature that the 111 112 Department of Marine Resources shall maintain complete accounting and personnel records related to the expenditure of all funds 113 114 appropriated under this act and that such records shall be in the 115 same format and level of detail as maintained for Fiscal Year It is further the intention of the Legislature that the 116 2004. 117 agency's budget request for Fiscal Year 2006 shall be submitted to the Joint Legislative Budget Committee in a format and level of 118 detail comparable to the format and level of detail provided 119 during the Fiscal Year 2005 budget request process. 120

121 SECTION 7. It is the intention of the Legislature that the 122 Department of Marine Resources shall have the authority to 123 receive, budget and expend funds from any source that may become H. B. No. 1733 *HR05/A450* 04/HR05/A450 124 available to the department in accordance with the rules and 125 regulations of the Department of Finance and Administration in a 126 manner consistent with the escalation of federal funds.

SECTION 8. In addition to all other sums heretofore 127 128 appropriated, the following sum, or so much thereof as may be necessary, is hereby appropriated out of any money in the State 129 130 Treasury to the credit of the Tidelands Fund No. 3452 to the Department of Marine Resources for the purpose of defraying the 131 expenses of the Tidelands projects for the fiscal year beginning 132 July 1, 2004, and ending June 30, 2005..... \$ 6,100,000.00. 133 With the funds appropriated in this section, the following 134

136 Public Access Projects:

projects are authorized:

135

137	PROJECT NO.	PUBLIC ACCESS PROJECTS	AMOUNT	
138	2005-P3A	Schooner Pier/Salt Marsh Creation \$	469,000.00	
139	2005-P12A	Courthouse Road Boat Launch Facility		
140		Phase II (Continued)	350,000.00	
141	2005-P13A	Cowen Road Boat Launch Facility		
142		Phase II	50,000.00	
143	2005-P14A	Gulfport Lake Improvements -		
144		Phase II	50,000.00	
145	2005-P16A	FY 2005 Harbor Improvements (City		
146		of Long Beach)	421,000.00	
147	2005-P17A	Audubon Interpretive Center,		
148		Phase I	198,000.00	
149	2005-P21A	Ocean Springs Highway 90 Boat Ramp	430,000.00	
150	2005-P22A	The Point Development, Phase I	270,465.00	
151	2005-P23A	FY 2005 Harbor Improvements (City		
152		of Pass Christian)	240,000.00	
153	2005-P28A	Hancock County 2005 Tidelands		
154		Program Pearlington Pier	100,000.00	
155	2005-P31A	Hancock County Jordan River Water		
156		Access at McLeod Park	100,000.00	
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157	2005-P37A	Gautier Boat Laun	ch Ramp, Pier,	
158		Parking and	Purchase of	
159		Property		250,000.00
160	2005-P38A	Lake Mars Boat La	unching Parking,	
161		Phase II		120,000.00
162	2005-P40A	Racetrack Road Bo	at Launching and	
163		Recreational	Park, Phase II	150,000.00
164	2005-P41A	Mississippi Sound	Welcome Center	
165		Public Plaza		500,000.00
166	2005-P7A	Property Acquisit	ion and	
167		Improvements	for Waterfront	
168		Access		200,000.00
169	2005-P25A	Waveland Pier/Mar	ina Improvements-	
170		Phase V		250,000.00
171	Total Public A	cess Projects:		4,148,465.00
172	Total Management Projects			898,272.00
173	Deer Isla	d Payment		1,053,263.00
174	Total Tideland	Funds:		6,100,000.00

Each political subdivision receiving funds authorized in this section shall be held responsible for complying with Section 29-15-9, Mississippi Code of 1972, and shall be subject to an audit by the State Auditor and shall submit detailed reports beginning June 30, and every six (6) months thereafter for the duration of the project to the Department of Marine Resources on how funds authorized in this section were expended.

182 It is the intention of the Legislature that any political 183 subdivision seeking to qualify for tidelands funds for the 184 subsequent fiscal year shall submit a proposal to the Department 185 of Marine Resources no later than July 1, 2004. All proposals 186 submitted will be reviewed and evaluated by the Department of 187 Marine Resources in accordance to department plans and procedures. 188 Multiphased projects, multiyear projects, proposed projects with

H. B. No. 1733 *HR05/A450* 04/HR05/A450 PAGE 6 (RM\ST) 189 high dollar value and projects that have a record of stacking 190 funds shall be considered as low priority projects when evaluated.

191 It is the intention of the Legislature that if the amount of 192 the Tidelands funds appropriated in this act exceed the actual 193 amount of Tidelands funds available, the available funds shall be 194 allocated on a pro rata basis between projects listed in this 195 section.

SECTION 9. The following sum, or so much thereof as may be necessary, is hereby reappropriated out of any money in the State Treasury to the credit of the Department of Marine Resources, Tidelands Fund, which is comprised of special source funds available to the department, for expenditures pursuant to House Bill No. 1532, 2003 Regular Session, for the fiscal year beginning July 1, 2004, and ending June 30, 2005...... \$5,819,273.

Notwithstanding the amount reappropriated under the provisions of this section, in no event shall the amount expended exceed the balance as of June 30, 2004, or change the purpose for which the funds were originally authorized except as otherwise stated in this bill.

208 SECTION 10. It is the intention of the Legislature that the 209 Tidelands funds provided for and remaining in, as indicated by 210 Form TTF-6, the "City of Biloxi-McDonnell Avenue Boat Launch" project authorized in House Bill No. 1633, 1999 Regular Session, 211 and Tidelands funds provided for the "Biloxi Port Commission-West 212 213 Biloxi Boat Launch/Marina" project authorized in House Bill No. 1636, 2000 Regular Session, shall be used for the "P32A-Biloxi 214 215 Port Commission-Lighthouse Fishing Dock and Bulkheads, Phase VI" project authorized in House Bill No. 1756, 2002 Regular Session. 216

217 SECTION 11. It is the intention of the Legislature that the 218 Tidelands funds provided for and remaining in, as indicated by 219 Form TTF-6, the "P03A-City of Gulfport-Gulfport Lake Improvements" 220 project authorized in House Bill No. 1756, 2002 Regular Session, 221 shall be used for the "P04A-City of Gulfport-Cowan Road Boat H. B. No. 1733 *HR05/A450* 04/HR05/A450

04/HR05/A450 PAGE 7 (RM\ST) 222 Launch" project authorized in House Bill No. 1756, 2002 Regular 223 Session.

SECTION 12. It is the intention of the Legislature that the 224 225 Tidelands funds provided for and remaining in, as indicated by 226 Form TTF-6, the "P31A-D'Iberville Port Commission-Fountain Beach 227 Access and Learning Center" project authorized in House Bill No. 228 1532, 2003 Regular Session, shall be used for the 229 "P02A-D'Iberville Port Commission-Fountain Beach Public Access and 230 Habitat Learning Center" project authorized in House Bill No. 231 1756, 2002 Regular Session.

SECTION 13. It is the intention of the Legislature that the Tidelands funds provided for and remaining in, as indicated by Form TTF-6, the "P07A-City of Gautier-City Park Expansion" project authorized in House Bill No. 1756, 2002 Regular Session, shall be used for the "P03A-City of Gautier-City Park Community Center" project authorized in House Bill No. 1532, 2003 Regular Session.

SECTION 14. It is the intention of the Legislature that the Tidelands funds provided for and remaining in, as indicated by Form TTF-6, the "P13A-City of Pass Christian-Harbor Improvements" project authorized in House Bill No. 1532, 2003 Regular Session, shall be used for "P16A-City of Pass Christian-Harbor Improvements" project authorized in House Bill No. 1756, 2002 Regular Session.

It is the intention of the Legislature that the 245 SECTION 15. 246 Tidelands funds provided for and remaining in, as indicated by Form TTF-6, the "City of Bay St. Louis-Ulman Avenue Pier" project 247 248 authorized in House Bill No. 1569, 2001 Regular Session, the "P01A-City of Bay St. Louis-Ulman Avenue Pier" project authorized 249 in House Bill No. 1756, 2002 Regular Session, and the 250 251 "P01A-Rutherford Pier Improvement, Phase II" project authorized in House Bill No. 1532, 2003 Regular Session, shall be used for the 252 253 "P06A-City of Bay St. Louis-Property Acquisition and Improvements

H. B. No. 1733 *HR05/A450* 04/HR05/A450 PAGE 8 (RM\ST) 254 for Parking" project authorized in _____. (Requested FY2005 255 application, if approved for funding in FY2005)

SECTION 16. It is the intention of the Legislature that the 256 257 commission shall place any special trust funds appropriated to the 258 department in a special trust fund and the interest earned on the 259 principal shall be credited to the special trust fund. Monies in 260 the fund at the end of the fiscal year shall be retained in the special trust fund for use in the next succeeding fiscal year. 261 262 The department may use the interest earned on the fund to pay 263 reasonable costs for administering the fund and related projects.

264 SECTION 17. It is the intention of the Legislature that 265 Tidelands Funds not otherwise appropriated shall be used for 266 additional funding of tideland projects and the administration 267 thereof by the Department of Marine Resources. Expenditures of excess Tidelands Funds by the Department of Marine Resources for 268 269 supplemental and additional funding and administration of 270 tidelands projects heretofore or hereafter proposed is authorized 271 and approved. The Department of Marine Resources may escalate the Tidelands Fund in an amount not to exceed Eight Hundred Thousand 272 273 Dollars (\$800,000.00) for the purposes outlined in this section.

274 SECTION 18. The money herein appropriated shall be paid by 275 the State Treasurer out of any money in the State Treasury to the 276 credit of the proper fund or funds as set forth in this act, upon warrants issued by the State Fiscal Officer; and the State Fiscal 277 278 Officer shall issue his warrants upon requisitions signed by the proper person, officer or officers, in the manner provided by law. 279 280 SECTION 19. This act shall take effect and be in force from 281 and after July 1, 2004.