To: Judiciary A

## HOUSE BILL NO. 1460

- AN ACT TO CREATE THE UNIFORM ENVIRONMENTAL COVENANTS ACT; TO DEFINE CERTAIN TERMS; TO PROVIDE FOR THE NATURE OF RIGHTS AND THE 3 SUBORDINATION OF RIGHTS; TO SPECIFY THE CONTENTS OF ENVIRONMENTAL COVENANTS; TO ADDRESS THE VALIDITY OF AN ENVIRONMENTAL COVENANT AND THE EFFECT ON OTHER INSTRUMENTS; TO ADDRESS THE RELATIONSHIP 6 TO OTHER LAND-USE LAW; TO REQUIRE NOTICE; TO REQUIRE RECORDING; TO 7 PROVIDE FOR THE DURATION OF AN ENVIRONMENTAL COVENANT; TO PROVIDE FOR AMENDMENT OR TERMINATION OF ENVIRONMENTAL COVENANTS BY 8 9 CONSENT; TO PROVIDE FOR ENFORCEMENT; TO PROVIDE FOR UNIFORMITY OF APPLICATION; TO AMEND SECTION 27-35-1, MISSISSIPPI CODE OF 1972, 10 IN CONFORMITY THERETO; AND FOR RELATED PURPOSES. 11
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 13 **SECTION 1.** This act may be cited as the Uniform
- 14 Environmental Covenants Act.
- 15 **SECTION 2.** In this act:
- 16 (1) "Activity and use limitations" means restrictions
  17 or obligations created under this act with respect to real
- 18 property.
- 19 (2) "Agency" means the Mississippi Commission on
- 20 Environmental Quality or any other state or federal agency that
- 21 determines or approves the environmental response project pursuant
- 22 to which the environmental covenant is created.
- 23 "Common interest community" means a condominium,
- 24 cooperative, or other real property with respect to which a
- 25 person, by virtue of the person's ownership of a parcel of real
- 26 property, is obligated to pay property taxes or insurance
- 27 premiums, or for maintenance, or improvement of other real
- 28 property described in a recorded covenant that creates the common
- 29 interest community.

- 30 (4) "Environmental covenant" means a servitude arising
- 31 under an environmental response project that imposes activity and
- 32 use limitations.
- 33 (5) "Environmental response project" means a plan or
- 34 work performed for environmental remediation of real property and
- 35 conducted:
- 36 (A) Under a federal or state program governing
- 37 environmental remediation of real property, including:
- 38 (i) Subchapter III or IX of the Federal
- 39 Resource Conservation and Recovery Act, 42 USCS Sections
- 40 6921-6939e, 6991-6991i;
- 41 (ii) Sections 7002 or 7003 of the Federal
- 42 Resource Conservation and Recovery Act, 42 USCS Sections 6972,
- 43 6973;
- 44 (iii) The Federal Comprehensive Environmental
- 45 Response Compensation, and Liability Act, 42 USCS Section 7901 et
- 46 seq.;
- 47 (iv) The Mississippi Air and Water Pollution
- 48 Control Law, Section 49-17-1 et seq.;
- 49 (v) The Mississippi Solid Wastes Disposal Law
- 50 of 1974, Section 17-17-1 et seq.;
- 51 (vi) The Mississippi Underground Storage Tank
- 52 Act of 1988, Section 49-17-401 et seq.;
- 53 (vii) Such other laws or regulations as the
- 54 Commission on Environmental Quality shall enumerate.
- 55 (B) Incident to closure of a solid or hazardous
- 56 waste management unit, if the closure is conducted with approval
- 57 of an agency; or
- 58 (C) Under a state voluntary clean-up program
- 59 authorized in the Mississippi Brownfields Voluntary Cleanup and
- 60 Redevelopment Act, Section 49-35-1 et seq.
- 61 (6) "Holder" means the grantee of an environmental
- 62 covenant as specified in Section 3(a).

- (7) "Person" means an individual, corporation, business
- 64 trust, estate, trust, partnership, limited liability company,
- 65 association, joint venture, public corporation, government,
- 66 governmental subdivision, agency, or instrumentality, or any other
- 67 legal or commercial entity.
- (8) "Record," used as a noun, means information that is
- 69 inscribed on a tangible medium or that is stored in an electronic
- 70 or other medium and is retrievable in perceivable form.
- 71 (9) "State" means a state of the United States, the
- 72 District of Columbia, Puerto Rico, the United States Virgin
- 73 Islands, or any territory or insular possession subject to the
- 74 jurisdiction of the United States.
- 75 (10) "Servitude" means a covenant, profit, easement in
- 76 gross, or easement appurtenant.
- 77 **SECTION 3.** (a) Any person, including a person that owns an
- 78 interest in the real property, a municipality or other unit of
- 79 local government, may be a holder. An environmental covenant may
- 80 identify more than one (1) holder. The interest of a holder is an
- 81 interest in real property.
- 82 (b) A right of an agency under this act or under an
- 83 environmental covenant is not an interest in real property.
- 84 (c) An agency is bound by any obligation it assumes in an
- 85 environmental covenant, but an agency does not assume obligations
- 86 merely by signing or approving an environmental covenant. Any
- 87 other person that signs an environmental covenant is bound by the
- 88 obligations the person assumes in the covenant, but signing the
- 89 covenant does not change obligations, rights, or protections
- 90 granted or imposed under law other than this act except as
- 91 provided in the covenant.
- 92 (d) The following rules apply to interests in real property
- 93 in existence at the time an environmental covenant is created or
- 94 amended:

95	(1) An interest that has priority under other law is
96	not affected by an environmental covenant unless the person that
97	owns the interest subordinates that interest to the covenant.

- 98 (2) This act does not require a person that owns a 99 prior interest to subordinate that interest to an environmental 100 covenant or to agree to be bound by the covenant.
- (3) A subordination agreement may be contained in an environmental covenant covering real property or in a separate record. If the environmental covenant covers commonly owned property in a common interest community, the record may be signed by any person authorized by the governing board of the owners' association.
- (4) An agreement by a person to subordinate a prior
  interest to an environmental covenant affects the priority of that
  person's interest but does not by itself impose any affirmative
  obligation on the person with respect to the environmental
  covenant.
- 112 **SECTION 4.** (a) An environmental covenant must:
- (1) State that the instrument is an environmental covenant executed pursuant to the Mississippi Environmental Covenants Act;
- 116 (2) Contain a legally sufficient description of the 117 real property subject to the covenant;
- 118 (3) Describe the activity and use limitations on the 119 real property;
- 120 (4) Identify every holder;
- 121 (5) Be signed by the agency, every holder, and unless
  122 waived by the agency, every owner of the fee simple of the real
  123 property subject to the covenant; and
- 124 (6) Identify the name and location of any
  125 administrative record for the environmental response project
  126 reflected in the environmental covenant.

- 127 (b) In addition to the information required by subsection
- 128 (a), an environmental covenant may contain other information,
- 129 restrictions, and requirements agreed to by the persons who signed
- 130 it, including any:
- 131 (1) Requirements for notice following transfer of a
- 132 specified interest in, or concerning proposed changes in use of,
- 133 applications for building permits for, or proposals for any site
- 134 work affecting the contamination on, the property subject to the
- 135 covenant;
- 136 (2) Requirements for periodic reporting describing
- 137 compliance with the covenant;
- 138 (3) Rights of access to the property granted in
- 139 connection with implementation or enforcement of the covenant;
- 140 (4) A brief narrative description of the contamination
- 141 and remedy, including the contaminants of concern, the pathways of
- 142 exposure, limits on exposure, and the location and extent of the
- 143 contamination;
- 144 (5) Limitation on amendment or termination of the
- 145 covenant in addition to those contained in Sections 9 and 10;
- 146 (6) Rights of the holder in addition to its right to
- 147 enforce the covenant pursuant to Section 11; and
- 148 (7) A requirement that the grantor of the covenant
- 149 furnish financial documentation to assure adequate funds exist for
- 150 the maintenance and upkeep of institutional controls.
- 151 (c) In addition to other conditions for its approval of an
- 152 environmental covenant, the agency may refuse to sign an
- 153 environmental covenant for any reason. If the commission refuses
- 154 to sign an environmental covenant it shall set forth its reasons
- 155 for refusing to sign in an order and such order may be appealed as
- 156 allowed for in Section 49-17-41.
- 157 **SECTION 5.** (a) An environmental covenant that complies with
- 158 this act runs with the land.

- (b) An environmental covenant that is otherwise effective is
- 160 valid and enforceable even if:
- 161 (1) It is not appurtenant to an interest in real
- 162 property;
- 163 (2) It can be or has been assigned to a person other
- 164 than the original holder;
- 165 (3) It is not of a character that has been recognized
- 166 traditionally at common law;
- 167 (4) It imposes a negative burden;
- 168 (5) It imposes an affirmative obligation on a person
- 169 having an interest in the real property or on the holder;
- 170 (6) The benefit or burden does not touch or concern
- 171 real property;
- 172 (7) There is no privity of estate or contract;
- 173 (8) The holder dies, ceases to exist, resigns, or is
- 174 replaced; or
- 175 (9) The owner of an interest subject to the
- 176 environmental covenant and the holder are the same person.
- 177 (c) An instrument that creates restrictions or obligations
- 178 with respect to real property that would qualify as activity and
- 179 use limitations except for the fact that the instrument was
- 180 recorded before July 1, 2007, is not invalid or unenforceable
- 181 because of any of the limitations on enforcement of interests
- 182 described in subsection (b) or because it was identified as an
- 183 easement, servitude, deed restriction, or other interest. This
- 184 act does not apply in any other respect to such an instrument.
- 185 (d) This act does not invalidate or render unenforceable any
- 186 interest, whether designated as an environmental covenant or other
- 187 interest, that is otherwise enforceable under the law of this
- 188 state.
- 189 **SECTION 6.** This act does not authorize a use of real
- 190 property that is otherwise prohibited by zoning, by law other than

- 191 this act regulating use of real property, or by a recorded
- 192 instrument that has priority over the environmental covenant.
- 193 An environmental covenant may prohibit or restrict uses of real
- 194 property which are authorized by zoning or by law other than this
- 195 act.
- 196 **SECTION 7.** (a) A copy of an environmental covenant shall be
- 197 provided by the persons and in the manner required by the agency
- 198 to:
- 199 (1) Each person that signed the covenant;
- 200 (2) Each person holding a recorded interest in the real
- 201 property subject to the covenant;
- 202 (3) Each person in possession of the real property
- 203 subject to the covenant;
- 204 (4) Each municipality or other unit of local government
- 205 in which real property subject to the covenant is located; and
- 206 (5) Any other person the agency requires.
- 207 (b) The validity of a covenant is not affected by failure to
- 208 provide a copy of the covenant as required under this section.
- 209 (c) Failure by any person to provide a copy of the covenant
- 210 in the manner required by the agency shall be punishable by a
- 211 civil fine in an amount to be determined by the Commission on
- 212 Environmental Quality consistent with the terms and provisions of
- 213 Section 49-17-43.
- 214 SECTION 8. (a) An environmental covenant and any amendment
- 215 or termination of the covenant must be recorded in every county in
- 216 which any portion of the real property subject to the covenant is
- 217 located. For purposes of indexing, a holder shall be treated as a
- 218 grantee.
- 219 (b) Except as otherwise provided in Section 9(c), an
- 220 environmental covenant is subject to the laws of this state
- 221 governing recording and priority of interests in real property
- 222 including, but not limited to, the requirement of providing
- 223 indexing instructions and preparer data, as set forth in Section

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- 224 89-5-33(3); and, the requirement to provide an acknowledgment as
- 225 set forth in Section 89-3-1.
- 226 **SECTION 9.** (a) An environmental covenant is perpetual
- 227 unless it is:
- 228 (1) By its terms limited to a specific duration or
- 229 terminated by the occurrence of a specific event;
- 230 (2) Terminated by consent pursuant to Section 10;
- 231 (3) Terminated pursuant to subsection (b);
- 232 (4) Terminated by foreclosure of an interest that has
- 233 priority over the environmental covenant; or
- 234 (5) Terminated or modified in an eminent domain
- 235 proceeding, but only if:
- 236 (A) The agency that signed the covenant is a party
- 237 to the proceeding;
- 238 (B) All persons identified in Section 10(a) and
- 239 (b) are given notice of the pendency of the proceeding; and
- 240 (C) The court determines, after hearing, that the
- 241 termination or modification will not adversely affect human health
- 242 or the environment.
- 243 (b) If the agency that signed an environmental covenant has
- 244 determined that the intended benefits of the covenant can no
- longer be realized, a court, under the doctrine of changed
- 246 circumstances, in an action in which all persons identified in
- 247 Section 10(a) and (b) have been given notice, may terminate the
- 248 covenant or reduce its burden on the real property subject to the
- 249 covenant. The agency's determination shall be set forth in an
- 250 order and such order shall be subject to review as provided in
- 251 Section 49-17-41. Failure by the agency to make a determination
- 252 within one hundred twenty (120) days of a request shall be deemed
- 253 a decision that the environmental covenant should not be
- 254 terminated and such decision is appealable as an order issued by
- the commission under Section 49-17-41.

- 256 (c) Except as otherwise provided in subsections (a) and (b),
- 257 an environmental covenant may not be extinguished, limited, or
- 258 impaired through issuance of a tax deed, foreclosure of a tax
- 259 lien, or application of the doctrine of adverse possession,
- 260 prescription, abandonment, waiver, lack of enforcement, or
- 261 acquiescence, or a similar doctrine.
- 262 **SECTION 10.** (a) An environmental covenant may be amended or
- 263 terminated by consent only if the amendment or termination is
- 264 signed by:
- 265 (1) The agency;
- 266 (2) Unless waived by the agency, the current owner of
- 267 the fee simple of the real property subject to the covenant;
- 268 (3) Each person that originally signed the covenant,
- 269 unless the person waived in a signed record the right to consent
- 270 or a court finds that the person no longer exists or cannot be
- 271 located or identified with the exercise of reasonable diligence;
- 272 and
- 273 (4) Except as otherwise provided in subsection (d)(2),
- 274 the holder.
- 275 (b) If an interest in real property is subject to an
- 276 environmental covenant, the interest is not affected by an
- 277 amendment of the covenant unless the current owner of the interest
- 278 consents to the amendment or has waived in a signed record the
- 279 right to consent to amendments.
- 280 (c) Except for an assignment undertaken pursuant to a
- 281 governmental reorganization, assignment of an environmental
- 282 covenant to a new holder is an amendment.
- 283 (d) Except as otherwise provided in an environmental
- 284 covenant:
- 285 (1) A holder may not assign its interest without
- 286 consent of the other parties;
- 287 (2) A holder may be removed and replaced by agreement
- 288 of the other parties specified in subsection (a); and

- (e) A court of competent jurisdiction may fill a vacancy in the position of holder.
- 291 **SECTION 11.** (a) A civil action for injunctive or other
- 292 equitable relief for violation of an environmental covenant may be
- 293 maintained by:
- 294 (1) A party to the covenant;
- 295 (2) The agency;
- 296 (3) Any person to whom the covenant expressly grants
- 297 power to enforce;
- 298 (4) A person whose interest in the real property or
- 299 whose collateral or liability may be affected by the alleged
- 300 violation of the covenant; or
- 301 (5) A municipality or other unit of local government in
- 302 which the real property subject to the covenant is located.
- 303 (b) This act does not limit the regulatory authority of the
- 304 agency or the Mississippi Commission on Environmental Quality
- 305 under law other than this act with respect to an environmental
- 306 response project.
- 307 (c) A person is not responsible for or subject to liability
- 308 for environmental remediation solely because it has the right to
- 309 enforce an environmental covenant.
- 310 **SECTION 12.** In applying and construing this uniform act,
- 311 consideration must be given to the need to promote uniformity of
- 312 the law with respect to its subject matter among states that enact
- 313 it.
- 314 **SECTION 13.** This act modifies, limits, or supersedes the
- 315 federal Electronic Signatures in Global and National Commerce Act
- 316 (15 USCS Section 7001 et seq.) but does not modify, limit, or
- 317 supersede Section 101 of that act (15 USCS Section 7001(a)) or
- 318 authorize electronic delivery of any of the notices described in
- 319 Section 103 of that act (15 USCS Section 7003(b)).
- 320 **SECTION 14.** If any provision of this act or its application
- 321 to any person or circumstance is held invalid, the invalidity does

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     not affect other provisions or applications of this act which can
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     be given effect without the invalid provision or application, and
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     to this end the provisions of this act are severable.
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          SECTION 15. Section 27-35-1, Mississippi Code of 1972, is
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     amended as follows:
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          27-35-1. (1) Taxes (state, county and municipal) assessed
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     upon lands or personal property, excepting motor vehicles as
     defined by the Motor Vehicle Ad Valorem Tax Law of 1958, Sections
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     27-51-1 through 27-51-49, shall bind the same and, except for
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     environmental covenants created pursuant to the Mississippi
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     Environmental Covenants Act, shall be entitled to preference over
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     all judgments, executions, encumbrances or liens whensoever
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     created; and all such taxes assessed shall be a lien upon and bind
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     the property assessed. Except as provided in subsection (3) of
     this section, the aforesaid tax lien shall attach to all land
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     situated within this state on January 1 of each year, and upon any
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     personal property so situated or brought into this state at any
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     time prior to March 1 of each year except as hereinafter provided.
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     A tax lien shall attach to that personal property listed in an
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     ordinance duly adopted by a county or municipality and to all
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     heavy duty equipment at any time of the year such property is
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     brought into or situated in this state. Such personal property
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     shall not be subject to tax in more than one (1) county; and such
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     county in which said property was located at the earliest taxable
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     date shall have priority in the collection of such taxes.
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     taxes assessed on stock of goods or merchandise shall be based on
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     the value of the inventory on January 1 of the tax year or the
     average monthly inventory during the preceding twelve (12) months
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     from January 1 of each year and are specifically made a lien
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     thereon regardless of changes in the items of which it may be
     composed; and no such property shall be exempt from distress or
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     sale for taxes. It shall not be necessary to the validity of any
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     assessment or of a sale of land for taxes that it shall be
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- assessed to its true owner, but the taxes shall be a charge upon 355 356 the land or personal property taxed and the sale shall be a 357 proceeding against the thing sold and shall vest title in the 358 purchaser without regard to who may own the land or other property 359 when assessed, or when sold, or whether wrongfully assessed either 360 to a person or to the state or any county, city, town or village, 361 or subdivision of either. Provided, however, that the lien for municipal taxes shall be secondary and subordinate to the lien for 362
- 364 (2) Heavy duty equipment shall mean any motor vehicle used 365 primarily off the road for construction purposes whose gross 366 weight exceeds sixteen thousand (16,000) pounds but shall not 367 include inventory on hand for sale by duly licensed heavy 368 equipment dealers.
- 369 (3) With respect to lands owned by the state, which lands 370 are leased to private agricultural enterprises and taxable under 371 Section 47-5-66, the tax lien provided for in this section shall 372 attach and be enforceable in the same manner as are other tax 373 liens at the time the crop is harvested.
- 374 **SECTION 16.** This act shall take effect and be in force from 375 and after July 1, 2007.

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state and county taxes.