MISSISSIPPI LEGISLATURE

By: Representative White

REGULAR SESSION 2016

To: Conservation and Water Resources

HOUSE BILL NO. 486

AN ACT TO AMEND SECTIONS 49-17-707, 49-17-709, 49-17-711 AND 49-17-713, MISSISSIPPI CODE OF 1972, TO EXTEND THE REPEALER ON THE PROVISIONS OF LAW THAT CREATE THE MISSISSIPPI GULF COAST REGION UTILITY BOARD; AND FOR RELATED PURPOSES.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 SECTION 1. Section 49-17-707, Mississippi Code of 1972, is 7 amended as follows:

49-17-707. (1) There is hereby created and established a 8 9 public body corporate and politic constituting a political 10 subdivision of the State of Mississippi to be known as the "Mississippi Gulf Coast Region Utility Board" to serve the 11 12 citizens of the Gulf Coast Region. The utility board is created 13 as a forum for the Gulf Coast Region to collaborate and cooperate 14 regarding water, wastewater and storm water issues; to assist in the efficient management of water, wastewater and storm water 15 16 resources; to develop recommendations pertaining to water, 17 wastewater and storm water systems; and to provide assistance, 18 funding and guidance to the county authorities to assist in the

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water, wastewater and storm water needs in the Gulf Coast Region.
(2) This section shall repeal July 1, * * * 2019.

SECTION 2. Section 49-17-709, Mississippi Code of 1972, is amended as follows:

49-17-709. (1) (a) All powers of the Mississippi Gulf Coast Region Utility Board shall be exercised by a board of directors to be composed of the following: (i) the president of each county authority; and (ii) three (3) at-large directors, to be appointed by the Governor, who shall be residents of the Gulf Coast Region.

30 (b) The initial terms of the at-large directors shall 31 be for two (2), four (4) and six (6) years as designated by the 32 Governor. After the expiration of the initial terms, the 33 subsequent terms shall be for a period of six (6) years. However, 34 there shall be no more than one (1) at-large director appointed 35 from any one (1) county. Each president may appoint a delegate, 36 to represent him at a meeting of the board.

37 (2) At the initial meeting of the board, the board shall 38 elect a president and a vice president. Thereafter, the board 39 will annually, at the last meeting of the fiscal year, elect a 40 president and a vice president who shall serve in their respective 41 offices for the next fiscal year. The directors shall serve 42 without a salary but are entitled to receive per diem pay as 43 provided for in Section 25-3-69, and for actual and necessary

44 expenses incurred while in the performance of his duties as a 45 member of the board as provided in Section 25-3-41.

46 (3) Any utility board member who does not attend three (3) 47 consecutive regular meetings of the authority shall be subject to 48 removal by a majority vote of the board and shall be replaced with 49 an appointment from the Governor or governing body making the 50 initial appointment.

The president shall be the chief executive officer of 51 (4) 52 the utility board and the presiding officer of the board, and 53 shall have the same right to vote as any other director. The vice 54 president shall act in the absence or disability of the president. 55 Each director shall be required to give bond in the sum of not 56 less than Fifty Thousand Dollars (\$50,000.00), with sureties 57 qualified to do business in this state, and the premiums on the bond shall be an expense of the utility board. Each bond shall be 58 59 payable to the State of Mississippi. The condition of each bond 60 shall be that each director will faithfully perform all duties of his office and account for all money or other assets which shall 61 62 come into his custody as a director of the utility board.

(5) A quorum for any meeting of the board of directors shall
be the majority of the total membership of the board of directors.
All business of the utility board shall be transacted by vote of
the board of directors.

67 (6) The utility board shall conduct regular meetings as set68 forth in its bylaws. The utility board shall establish rules and

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72 (7) This section shall repeal July 1, * * * 2019.

73 SECTION 3. Section 49-17-711, Mississippi Code of 1972, is 74 amended as follows:

49 - 17 - 711. (1) 75 The utility board may hire an executive 76 director and secretary-treasurer having the duties as determined 77 by the utility board. The executive director must have a college 78 degree. If hired, the executive director and secretary-treasurer 79 each shall be required to give bond in a sum not less than Fifty 80 Thousand Dollars (\$50,000.00), conditioned on the executive 81 director and secretary-treasurer faithfully performing all duties 82 of his office and account for all money and other assets which 83 come into his custody as executive director or secretary-treasurer 84 of the utility board.

(2) (a) The utility board shall prepare a budget consistent with its bylaws estimating its expenses and revenue needs for each forthcoming fiscal year at least ninety (90) days prior to the beginning of each fiscal year. The utility board shall submit its budget to each county authority prior to final approval by the utility board.

91 (b) Any funds, gifts or grants allocated for the 92 administrative costs related to the restoration or construction of 93 water, wastewater and storm water services and projects in the

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98 (3) The utility board shall have the authority to receive99 and spend funds from any source.

100 (4) This section shall repeal July 1, * * * 2019.

SECTION 4. Section 49-17-713, Mississippi Code of 1972, is amended as follows:

103 49-17-713. (1) The utility board shall have the right and 104 powers necessary to carry out the purposes of this act, including, 105 but not limited to:

106 (a) Make recommendations to the county authorities
107 pertaining to water, wastewater and storm water issues in the Gulf
108 Coast Region;

(b) Make recommendations necessary to achieve compatibility and uniformity of systems and technology related to water, wastewater and storm water in the Gulf Coast Region;

(c) Help resolve cross-jurisdictional and multicounty disputes pertaining to water, wastewater and storm water issues between county authorities when requested by the county authorities;

(d) Recommend short-term and long-term priorities for water, wastewater and storm water related projects;

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(f)

Recommend training standards related to operations 121 of water, wastewater and storm water systems;

122 Sue and be sued in its own name and to enjoy all (q) 123 the protections, immunities and benefits provided by the 124 Mississippi Tort Claims Act, as it may be amended from time to 125 time;

126 Adopt an official seal and alter the same at (h) 127 pleasure;

128 (i) Maintain office space at such place or places 129 within the boundaries of the board as it may determine;

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Own or lease real or personal property; (j)

131 Invest money of the utility board, including (k) 132 proceeds from the sale of any bonds subject to any agreements with 133 bond holders on such terms and in such manner as the utility board 134 deems proper;

135 Apply for, accept and utilize grants, gifts and (1) 136 other funds from any source for any purpose necessary in support 137 of the purpose of this act and to coordinate the distribution of 138 funds to the county authorities;

139 Employ and terminate staff, including, but not (m) 140 limited to, attorneys, engineers and consultants as may be 141 necessary;

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142 (n) Enter into contracts for all operation and143 maintenance needs of the utility board;

(o) Enter into contracts to conduct studies of regional issues regarding water, wastewater and storm water services and to provide assistance, funds and guidance in the construction, operation and maintenance of regional water, wastewater and storm water services;

149 (p) Enter into contracts with any person or any public 150 agency in furtherance of any of the purposes authorized by this act upon such consideration as the board of directors and such 151 152 person may agree. Any such contract may extend over any period of 153 time, including a term which extends beyond the term of the then 154 majority of the existing board members, notwithstanding any 155 provision or rule of law to the contrary; may be upon such terms 156 and for such consideration, nominal or otherwise, as the parties 157 thereto shall agree; and may provide that it shall continue in 158 effect until bonds specified therein, refunding bonds issued in lieu of such bonds, and all other obligations specified therein 159 160 are paid or terminated. Any such contract shall be binding upon 161 the parties thereto according to its terms. The utility board may 162 also assume or continue any contractual or other business 163 relationships entered into by the members of the utility board, 164 including the rights to receive and acquire property transferred 165 under option to purchase agreements;

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(q) Contract with the authorities under any terms mutually agreed by the parties to carry out any powers, duties or responsibilities granted by this act or any other laws to the authorities;

(r) Acquire insurance for the utility board's systems, facilities, buildings, treatment plants and all property, real or personal, to insure against all risks as any insurance may, from time to time, be available;

174 (s) Make, enforce, amend and repeal rules and 175 regulations for the management of the utility board's business and 176 affairs;

(t) Enter onto public or private lands, waters or premises for the purposes of making surveys, borings or soundings, or conducting tests, examinations or inspections for the purposes of the utility board, subject to responsibility for any damage done to property entered;

182 Apply, contract for, accept, receive and administer (u) gifts, grants, appropriations and donations of money, materials, 183 184 and property of any kind, including loans and grants from the 185 United States, the state, a unit of local government, or any 186 agency, department, district or instrumentality of any of the 187 foregoing, upon any terms and conditions as the United States, the 188 state, a unit of local government, or any agency, department, 189 district or instrumentality shall impose;

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H. B. No. 486 16/HR43/R257 PAGE 8 (AJT\EW) (v) Create, maintain and regulate reservoirs and
promulgate and enforce rules and regulations for the creation and
maintenance of reservoirs; and
(w) Make other recommendations to carry out the

194 purposes of this act.

195 (2) This section shall repeal July 1, * * * 2019.

196 SECTION 5. This act shall take effect and be in force from 197 and after July 1, 2016.

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Board; extend repealer on.