MISSISSIPPI LEGISLATURE

REGULAR SESSION 2018

By: Senator(s) Hill, Barnett, Blackwell, T Branning, Burton, Butler, Carmichael, Carter, F Caughman, Chassaniol, Clarke, Dearing, DeBar, Doty, Fillingane, Frazier, Gollott, Harkins, Jackson (11th), Jackson (32nd), Jordan, Massey, McDaniel, McMahan, Parker, Seymour, Simmons (12th), Watson, Whaley, Wiggins, Wilemon

To: Wildlife, Fisheries and Parks; Appropriations

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2408

AN ACT TO AMEND SECTION 55-3-33, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT ANY PERSON WHO HAS BEEN ADJUDGED BY THE VETERANS ADMINISTRATION AS HAVING A TOTAL 100% SERVICE-CONNECTED DISABILITY SHALL NOT BE CHARGED A FEE FOR ENTRANCE TO STATE PARKS; AND FOR RELATED PURPOSES.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

7 SECTION 1. Section 55-3-33, Mississippi Code of 1972, is

8 amended as follows:

9 55-3-33. (1) The Mississippi Department of Wildlife,

10 Fisheries and Parks may:

(a) Take charge and have full jurisdiction and control over all state parks, which parks shall be operated for the purpose of providing outdoor recreational activities and enjoyment for the citizens of the State of Mississippi and for the purpose of attracting visitors to the state.

(b) Set up a uniform accounting procedure for the state
parks and prescribe the manner in which books, records and
accounts shall be kept, which procedure shall account for all

19 monies taken in and expended by the various parks and shall20 provide for periodic audits of such books.

(c) Accept gifts, bequests of money or other property, real or personal, to be used for the purpose of advancing the recreation and conservation interests in state parks. The department is authorized, subject to approval by the State Legislature, to purchase property, real or personal, to be used for state park purposes.

27 Contract with the State Transportation Commission, (d) 28 any municipality or board of supervisors of the state for 29 locating, constructing and maintaining roads and other 30 improvements in state parks and for payment of a part of the costs 31 thereof; however, no county or municipality more than twenty-five 32 (25) miles distant from a state park may contract for, or do, or 33 pay for any such work for a state park other than the 34 International Gardens of Mississippi. Any county or municipality 35 authorized to assist financially under the provisions of Sections 55-3-31 through 55-3-51 is authorized, in the discretion of its 36 37 respective governing authority, to set aside, appropriate and 38 expend monies from the General Fund for the purpose of defraying 39 such expense after a mandatory election is held on the question 40 within the county or municipality.

41 (e) Designate employees as peace officers with power to
42 make arrests for infraction of the rules and regulations of the
43 department. Such officers are authorized to carry weapons and to

S. B. No. 2408 **~ OFFICIAL ~** 18/SS02/R345CS PAGE 2 44 enforce the laws of the State of Mississippi within the confines 45 of a state park.

46 (f) (i) Enforce and delegate the responsibility to enforce all reasonable rules and regulations governing the 47 48 occupancy and use of lands and waters in state parks under its 49 jurisdiction, supply recreational and conservation facilities and charge fees for the use of same; review all rates and charges for 50 facilities and accommodations furnished at the various state parks 51 52 annually, making such charges as are justified; and establish fees 53 for entrance to state parks.

54 <u>(ii) Any person who has been adjudged by the</u> 55 <u>Veterans Administration as having a total one hundred percent</u> 56 <u>(100%) service-connected disability shall not be charged a fee for</u> 57 <u>entrance to state parks. Persons exempt from entry fees because</u> 58 <u>of a service-connected disability shall be required to exhibit</u> 59 <u>such proof of their disability status as may be required by the</u> 60 <u>department prior to entry into a state park.</u>

To periodically establish a discounted fee or fees 61 (q) 62 for the entry and use of selected state parks and recreational 63 facilities. The discounted fee or fees shall only be used for the 64 purpose or purposes of marketing and promotion to increase the 65 patronage and revenue of those selected parks and facilities. The discounted fee or fees shall not be considered a donation of state 66 67 property.

S. B. No. 2408 18/SS02/R345CS PAGE 3 Each park shall retain from revenues generated therein, a sum sufficient to pay necessary expenses of operation, but in no event to be less than seventy-five percent (75%) of such revenues.

71 The department shall have the authority to lease to any (2)72 entity, sell and convey or otherwise transfer to any county or 73 municipality, or close any state park or historical site within 74 its jurisdiction which received a general fund subsidy in fiscal year 1985 in excess of Two Dollars (\$2.00) per visitor to such 75 76 state park or historical site; provided, however, that this 77 authority shall not include the authority to sell, lease or convey 78 any park that was not in operation under the jurisdiction of the 79 department for a full fiscal year prior to fiscal year 1986.

(3) The department may execute agreements with
rails-to-trails and recreational districts by which the department
will assume responsibility for the operation and maintenance of
trails developed under Sections 55-25-1 through 55-25-15.

(4) (a) The department may contract with the electric
public utility with a certificate of public convenience and
necessity to serve the area where a state park is located for the
transfer of ownership of the electrical infrastructure in the
state park to that electric public utility.

(b) If the electric public utility enters into an
agreement for the operation and maintenance of electrical
facilities in a state park, the electric public utility may
perform any upgrades to the electrical infrastructure of the park

S. B. No. 2408 **~ OFFICIAL ~** 18/SS02/R345CS PAGE 4 93 that are necessary for the electrical infrastructure to be in 94 compliance with the electric public utility standards. The 95 electric public utility may assess the costs of the upgrades to 96 the department upon the terms and conditions agreed to by the 97 department and the electric public utility.

98 (C) The department may contract with the electric 99 public utility with the certificate of public convenience and 100 necessity to serve the area for the erection, construction, 101 maintenance, operation and control of electric distribution 102 substations, electric transmission lines, electrical 103 appurtenances, electrical appliances or electrical equipment 104 necessary or useful in the operation or distribution of electric 105 power or energy in the state park.

(d) Any agreement entered into by the department and an electric public utility under this subsection is exempt from the public purchasing requirements under Section 31-7-13.

109 SECTION 2. This act shall take effect and be in force from 110 and after July 1, 2018.