## Senate Amendments to House Bill No. 594

## TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

## AMENDMENT NO. 1

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

- SECTION 1. Section 49-27-5, Mississippi Code of 1972, is
- 18 amended as follows:
- 19 49-27-5. (a) "Coastal wetlands" means all publicly-owned
- 20 lands subject to the ebb and flow of the tide; which are below
- 21 the \* \* \* ordinary high \* \* \* water mark; all publicly-owned
- 22 accretions above the \* \* \* ordinary high \* \* \* water mark and all
- 23 publicly-owned submerged water-bottoms below the \* \* \* ordinary
- 24 high \* \* \* water mark and includes the flora and fauna on the
- 25 wetlands and in the wetlands.
- 26 (b) "Department" means the Department of Marine Resources.
- 27 (c) "Regulated activity" means any of the following
- 28 activities:
- 29 (i) The dredging, excavating or removing of soil, mud,
- 30 sand, gravel, flora, fauna or aggregate of any kind from any
- 31 coastal wetland;

- 32 (ii) The dumping, filling or depositing of any soil,
- 33 stones, sand, gravel, mud, aggregate of any kind or garbage,
- 34 either directly or indirectly, on or in any coastal wetlands;
- 35 (iii) Killing or materially damaging any flora or fauna
- 36 on or in any coastal wetland;
- 37 (iv) The erection on coastal wetlands of structures
- 38 which materially affect the ebb and flow of the tide; and
- 39 (v) The erection of any structure or structures on
- 40 suitable sites for water dependent industry.
- 41 (d) "Dredging" means the removal or displacement by any
- 42 means of soil, sand, gravel, shells or other material, whether of
- 43 intrinsic value or not, from coastal wetlands.
- (e) "Executive director" means the Executive Director of the
- 45 Department of Marine Resources.
- 46 (f) "Filling" means either the displacement of waters by the
- 47 deposition into coastal wetlands of soil, sand, gravel, shells or
- 48 other material; or the artificial alteration of water levels or
- 49 water currents by physical structures, drainage ditches or
- 50 otherwise.
- 51 (g) "Person" means any natural person, partnership, joint
- 52 stock company, corporation, unincorporated association or society,
- 53 or the state and any agency thereof, or any county, municipality
- or political subdivision, or any other corporation of any
- 55 character whatsoever.
- 56 (h) "Commission" means the Mississippi Advisory Commission
- 57 on Marine Resources.

58 "Water dependent industry" means those commercial, 59 industrial or manufacturing activities which, for purposes basic to their existence must occur or locate on or adjacent to the 60 estuaries, sounds, channels, shores or marshlands of the coast. 61 62 "Suitable sites for water dependent industry" means those areas of 63 land which are suitable for the development of water dependent 64 industry because of their proximity to waters of navigable depth, 65 size and configuration, topography, soil conditions and access to 66 other means of transportation. After consultation with local governments, port authorities, development commissions, port and 67 68 harbor commissions and other interested parties, and after full 69 consideration of zoning ordinances duly adopted by local 70 governments, the \* \* \* department shall designate those sites it 71 deems suitable for water dependent industry. The definition of "suitable sites for water dependent industry" shall be limited to, 72 73 but not necessarily inclusive of, waterfront sites owned by county 74 port authorities, development commissions and port and harbor commissions, and to areas that are now or are later made to be 75 76 within one thousand (1,000) feet of the centerline of any natural 77 or maintained channel having a depth of seven (7) feet or greater 78 at mean low water. However, additional sites may be included in 79 the definition of suitable sites for water dependent industry with the concurrence of the board of supervisors in the county 80 81 affected.

(j) "Ordinary High Water Mark (OHWM)" means a mark on the shore determined by the department staff, established by

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- 84 fluctuations in water level and indicated by physical and
- 85 biological characteristics, including, but not limited to, water
- 86 stains, changes in the character of the soil, scour lines,
- 87 presence of debris lines, changes in plant communities and other
- 88 appropriate means that consider the characteristics of the
- 89 surrounding area. The determination of OHWM shall not be made by
- 90 the department staff during high tide where the above-referenced
- 91 characteristics are not observable. OHWM is not the same as mean
- 92 high water and shall not be used for determination of the boundary
- 93 between private property and public trust tidelands.
- 94 **SECTION 2.** This act shall take effect and be in force from
- 95 and after July 1, 2021.

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

AN ACT TO AMEND SECTION 49-27-5, MISSISSIPPI CODE OF 1972, TO AMEND THE COASTAL WETLANDS PROTECTION ACT TO DEFINE "ORDINARY HIGH WATER MARK" TO MEAN A MARK ON THE SHORE DETERMINED BY THE

4 DEPARTMENT STAFF, ESTABLISHED BY FLUCTUATIONS IN WATER LEVEL AND

- 5 INDICATED BY PHYSICAL AND BIOLOGICAL CHARACTERISTICS, INCLUDING,
- 6 BUT NOT LIMITED TO, WATER STAINS, CHANGES IN THE CHARACTER OF THE
- 7 SOIL, SCOUR LINES, PRESENCE OF DEBRIS LINES, CHANGES IN PLANT
- 8 COMMUNITIES AND OTHER APPROPRIATE MEANS THAT CONSIDER THE
- 9 CHARACTERISTICS OF THE SURROUNDING AREA; TO REVISE THE DEFINITION
- 10 OF "COASTAL WETLANDS" TO MEAN ALL PUBLICLY OWNED LANDS SUBJECT TO
- 11 THE EBB AND FLOW OF THE TIDE WHICH ARE BELOW THE ORDINARY HIGH
- 12 WATER MARK, ALL PUBLICLY OWNED ACCRETIONS ABOVE THE ORDINARY HIGH
- 13 WATER MARK, AND ALL PUBLICLY OWNED SUBMERGED WATER BOTTOMS BELOW
- 14 THE ORDINARY HIGH WATER MARK AND INCLUDES THE FLORA AND FAUNA ON
- 15 THE WETLANDS AND IN THE WETLANDS; AND FOR RELATED PURPOSES.

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Eugene S. Clarke Secretary of the Senate