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By: Senator(s) Michel, Polk, Butler (36th), To: Appropriations Frazier, Parks, Williams, McLendon, Branning, Boyd, McMahan, Parker, Seymour, Sparks, Hill, England, Barrett, Moran, Caughman

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2822

1 AN ACT TO ESTABLISH THE "MISSISSIPPI WATER INFRASTRUCTURE 2 GRANT PROGRAM ACT OF 2022" ADMINISTERED BY THE MISSISSIPPI 3 DEPARTMENT OF ENVIRONMENTAL QUALITY UTILIZING CORONAVIRUS STATE FISCAL RECOVERY FUNDS MADE AVAILABLE UNDER THE FEDERAL AMERICAN 5 RESCUE PLAN ACT (ARPA); TO PROVIDE THAT SUCH GRANTS SHALL BE MADE 6 AVAILABLE TO MUNICIPALITIES, COUNTIES, RURAL WATER ASSOCIATIONS 7 AND UTILITY AUTHORITIES ON A ONE-TO-ONE MATCHING BASIS AND TO PROVIDE AN ADDITIONAL GRANT TO SMALLER MUNICIPALITIES BASED ON 8 9 CORONAVIRUS LOCAL FISCAL RECOVERY FUNDS; TO PRESCRIBE ELIGIBLE PROJECTS UNDER THE GRANT PROGRAM; TO AUTHORIZE MULTIPLE ROUNDS OF 10 WATER, WASTEWATER, AND STORMWATER INFRASTRUCTURE GRANT PROJECTS; 11 12 TO AUTHORIZE THE DEPARTMENT OF ENVIRONMENTAL QUALITY TO PROMULGATE 13 GRANT APPLICATION REGULATIONS AND ENGINEERING ASSISTANCE; TO AUTHORIZE THE DEPARTMENT OF ENVIRONMENTAL QUALITY TO ADMINISTER 14 15 THE MCWI AND RWI GRANT PROGRAMS AND RETAIN ADMINISTRATIVE COSTS; TO CREATE IN THE STATE TREASURY SPECIAL FUNDS DESIGNATED AS THE 16 17 "MISSISSIPPI MUNICIPAL-COUNTY WATER INFRASTRUCTURE (MCWI) GRANT PROGRAM FUND" AND THE "MISSISSIPPI RURAL WATER INFRASTRUCTURE 18 (RWI) GRANT PROGRAM FUND"; TO AMEND SECTIONS 49-2-9 AND 41-3-15, 19 20 MISSISSIPPI CODE OF 1972, IN CONFORMITY; AND FOR RELATED PURPOSES. 21 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 22 SECTION 1. (1) This act shall be known and may be cited as the "Mississippi Water Infrastructure Grant Program Act of 2022." 23 24 There is hereby established within the Mississippi (2) 25 Department of Environmental Quality the Mississippi Municipality 26 and County Water Infrastructure (MCWI) Grant Program under which 27 municipalities and counties may apply for reimbursable grants to S. B. No. 2822 ~ OFFICIAL ~ G1/222/SS36/R560CS

- 28 make necessary investments in water, wastewater, and stormwater
- 29 infrastructure to be funded by the Legislature utilizing
- 30 Coronavirus State Fiscal Recovery Funds made available under the
- 31 federal American Rescue Plan Act of 2021 (ARPA). Such grants
- 32 shall be made available to municipalities and counties to be
- 33 matched with the Coronavirus Local Fiscal Recovery Funds awarded
- 34 to them under ARPA on a one-to-one matching basis. Any
- 35 Coronavirus Local Fiscal Recovery Funds that a county transfers to
- 36 a municipality will also be matched on a one-to-one matching
- 37 basis. Municipalities that received less than One Million Dollars
- 38 (\$1,000,000.00) in the total allocation of Coronavirus Local
- 39 Fiscal Recovery Funds shall be provided a two-to-one match only on
- 40 the Coronavirus Local Fiscal Recovery Funds awarded to them under
- 41 ARPA. The total funds provided for all two-to-one matches shall
- 42 not exceed Fifty Million Dollars (\$50,000,000.00) of the funds
- 43 provided to the MCWI Grant Program. None of the grants provided
- 44 to municipalities and counties by the MCWI Grant Program shall be
- 45 used for the reimbursement of professional fees.
- 46 (3) There is hereby established within the Mississippi
- 47 Department of Environmental Quality, the Mississippi Rural Water
- 48 Infrastructure (RWI) Grant Program under which rural water
- 49 associations and utility authorities with two hundred fifty (250)
- 50 residential meters or more may apply for reimbursable grants to
- 51 make necessary investments in water, wastewater, and stormwater
- 52 infrastructure to be funded by the Legislature utilizing

- 53 Coronavirus State Fiscal Recovery Funds made available under the
- 54 federal American Rescue Plan Act of 2021 (ARPA). Such grants
- 55 shall be made available to rural water associations and utility
- 56 authorities to be matched on a one-to-one matching basis from any
- 57 funds available. Any Coronavirus Local Recovery Funds that a
- 58 county transfers to a rural water association or utility authority
- 59 shall also be matched on a one-to-one matching basis. The maximum
- 60 allowable amount of funds awarded to any rural water association
- or utility authority shall be Two Million Five Hundred Thousand
- Openities 02,500,000.00). None of the grants provided to a rural
- 63 water association or utility authority shall be used for the
- 64 reimbursement of professional fees.
- 65 (4) For purposes of this act, unless the context requires
- 66 otherwise, the following terms shall have the meanings ascribed
- 67 herein:
- (a) "MCWI Grant Program" shall mean the Mississippi
- 69 Municipality and County Water Infrastructure Grant Program.
- 70 (b) "RWI Grant Program" shall mean the Mississippi
- 71 Rural Water Infrastructure Grant Program.
- 72 (c) "ARPA" shall mean the federal American Rescue Plan
- 73 Act of 2021, Public Law 117-2, which amends Title VI of the Social
- 74 Security Act.
- 75 (d) "State Recovery Funds" shall mean Coronavirus State
- 76 Fiscal Recovery Funds awarded through Section 602 of Title VI of

- 77 the Social Security Act amended by Section 9901 of the federal
- 78 American Rescue Plan Act of 2021, Public Law 117-2.
- 79 (e) "Local Recovery Funds" shall mean Coronavirus Local
- 80 Fiscal Recovery Funds awarded through Section 603 of Title VI of
- 81 the Social Security Act amended by Section 9901 of the federal
- 82 American Rescue Plan Act of 2021, Public Law 117-2.
- (f) "Department" shall mean the Department of
- 84 Environmental Quality.
- 85 (q) "Professional fees" shall mean fees for the
- 86 services of attorneys, engineering, surveying, and environmental
- 87 studies.
- 88 (5) On or before July 1, 2022, the Department of
- 89 Environmental Quality shall promulgate rules and regulations
- 90 necessary to administer the MCWI and the RWI Grant Program
- 91 prescribed under this act, including application procedures and
- 92 deadlines. The Department of Health shall advise the Mississippi
- 93 Department of Environmental Quality regarding all such rules and
- 94 regulations as related to the federal Safe Drinking Water Act.
- 95 (6) Funding under the MCWI and the RWI Grant Programs shall
- 96 be allocated to projects certified by the Mississippi Department
- 97 of Environmental Quality as eligible for federal funding
- 98 including, but not be limited to, the following:
- 99 (a) Construction of publicly owned treatment works;

100	(b) Projects pursuant to the implementation of a
101	nonpoint source pollution management program established under the
102	Clean Water Act (CWA);
103	(c) Decentralized wastewater treatment systems that
104	treat municipal wastewater or domestic sewage;
105	(d) Management and treatment of stormwater or
106	subsurface drainage water;
107	(e) Water conservation, efficiency, or reuse measures;
108	(f) Development and implementation of a conservation
109	and management plan under the CWA;
110	(g) Watershed projects meeting the criteria set forth
111	in the CWA;
112	(h) Energy consumption reduction for publicly owned
113	treatment works;
114	(i) Reuse or recycling of wastewater, stormwater, or
115	subsurface drainage water;
116	(j) Facilities to improve drinking water quality;
117	(k) Transmission and distribution, including
118	improvements of water pressure or prevention of contamination in
119	infrastructure and lead service line replacements;
120	(1) New sources to replace contaminated drinking water
121	or increase drought resilience, including aquifer storage and
122	recovery system for water storage;
123	(m) Storage of drinking water, such as to prevent

contaminants or equalize water demands;

125	(n) Purchase of water systems and interconnection of													
126	systems;													
127	(o) New community water systems;													
128	(p) Culvert repair, resizing, and removal, replacement													
129	of storm sewers, and additional types of stormwater													
130	infrastructure;													
131	(q) Dam and reservoir rehabilitation, if the primary													
132	purpose of dam or reservoir is for drinking water supply and													
133	project is necessary for the provision of drinking water;													
134	(r) Broad set of lead remediation projects eligible													
135	under EPA grant programs authorized by the Water Infrastructure													
136	Improvements for the Nation (WIIN) Act; and													
137	(s) Any eligible drinking water, wastewater or													
138	stormwater project through ARPA guidelines, guidance, rules,													
139	regulations and/or other criteria, as may be amended from time to													
140	time, by the United States Department of the Treasury.													
141	(7) The governing authorities of a municipality, county,													
142	rural water association or utility authority may submit an													
143	application for grant funds under this act. Applicants shall													
144	certify to the department that each expenditure of the funds													
145	awarded to them under this act is in compliance with ARPA													
146	guidelines, guidance, rules, regulations and/or other criteria, a													

may be amended from time to time, by the United States Department

of the Treasury regarding the use of monies from the State

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- 149 Coronavirus State Fiscal Recovery Funds. Subsequent submissions 150 will be due by the dates established by the department.
- 151 (8) An application for a grant under this act shall be 152 submitted at such time, be in such form, and contain such 153 information as the department prescribes. Each application for 154 grant funds shall include the following at a minimum: applicant 155 contact information; project description and type of project; 156 project map; estimate of population served by the projects; 157 disadvantaged community criteria (population, median household income, unemployment, current water/sewer rates); estimated 158 159 project cost; list of available match funds and documentation of 160 commitment; estimated project schedule and readiness to proceed; 161 engineering services agreement; engineering reports; and 162 information about status of obtaining any required permits.
 - (9) The department shall develop a system for use in ranking the grant applications received. When developing the ranking system, the department shall apply a greater weight to projects that have approved engineering/design, plans, permits and the department has deemed the project is ready to begin construction within six (6) months. Projects that are included on the municipal or county engineer's approved list and provide applicable supporting documentation shall receive additional consideration awarded to the application. The ranking system shall include the following factors, at a minimum: the environmental impact of the proposed project; the proposed

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174 project's ability to address noncompliance with state/federal 175 requirements; the extent to which the project promotes economic 176 development; the number of people served by the project (both new 177 and existing users); impacts of the proposed project on 178 disadvantaged/overburdened communities; the grant applicant's 179 prior efforts to secure funding to address the proposed project's 180 objectives; the grant applicant's proposed contribution of other 181 funds or in-kind cost-sharing to the proposed project; the grant applicant's long-term plans for the financial and physical 182 183 operation and maintenance of the project; the grant applicant's 184 capacity to initiate construction in a timely manner and complete the proposed project by the deadline specified by the United 185 186 States Department of Treasury rules for ARPA funds; and any other 187 factors as determined by the department.

- (10) The grant program shall include a specific emphasis on addressing the needs of an economically disadvantaged community, including providing safe, reliable drinking water in areas that lack infrastructure, providing sewage treatment capacity in unsewered areas and providing regional development of infrastructure to serve multiple communities.
- 194 (11) Applications shall be reviewed and scored as they are
 195 received. The Mississippi Department of Environmental Quality
 196 shall certify that each project submitted is a "necessary
 197 investment" in water, wastewater, or stormwater infrastructure as
 198 defined in the American Rescue Plan Act and all applicable

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199	guidance issued by the United States Department of the Treasury.
200	The Department of Environmental Quality shall review the lists of
201	recommended water, wastewater, or stormwater infrastructure
202	projects and issue its list of recommended projects to the
203	Mississippi Department of Health for its advice. Grant agreements
204	shall be executed between the recipient and the Mississippi
205	Department of Environmental Quality. All final awards shall be
206	determined at the discretion of the executive director of the
207	department. Funds shall be obligated to a grantee upon the
208	execution of a grant agreement between the department and the
209	approved applicant. Funds shall be made available to a grantee
210	when the department obtains the necessary support for
211	reimbursement. The department is authorized to conduct additional
212	rounds of grants as needed; however, in the first round no more
213	than forty percent (40%) of the total funds appropriated for each
214	grant program may be awarded by the department, and the remaining
215	funds may be awarded in the second or subsequent rounds which
216	shall occur no later than six (6) months from the previous round.
217	(12) Grant requirements shall be used prospectively and
218	grants shall not be available to cover the costs of debt incurred
219	before the enactment of this program. The applicant shall agree
220	to obtain all necessary state and federal permits, follow all
221	state biding and contracting laws and fiscally sound practices in
222	the administration of the funds.

223	(13) (a) There is hereby created in the State Treasury two
224	(2) special funds to be known as (a) the "Mississippi
225	Municipal-County Water Infrastructure (MCWI) Grant Program Fund, "
226	and (b) the "Mississippi Rural Water Infrastructure (RWI) Grant
227	Program Fund," which shall consist of funds appropriated by the
228	Legislature from federal American Rescue Plan (ARPA) monies or
229	other available federal grant funds for the purposes of awarding
230	grants under this act to be disbursed by the Mississippi
231	Department of Environmental Quality.

- (b) All monies disbursed from the funds created in this act shall be in compliance with the guidelines, guidance, rules, regulations or other criteria, as may be amended from time to time, of the United States Department of the Treasury regarding the use of monies from the Coronavirus State Fiscal Recovery Fund, established by the American Rescue Plan of 2021. Unexpended amounts remaining in the funds at the end of the fiscal year shall not lapse into the Coronavirus State Fiscal Recovery Fund or the State General Fund, and any investment earnings or interest earned on amounts in the funds shall remain in the respective grant program funds.
- (c) If there are unobligated Coronavirus State Fiscal
 Recovery Fund monies remaining in the funds created in this act,
 on the later of December 17, 2024, or fourteen (14) days prior to
 the fund obligation deadline provided by the federal government,
 the Department of Finance and Administration shall transfer these

248	unobligated balances to the Coronavirus State Fiscal Recovery
249	Fund. The Department of Finance and Administration shall then
250	transfer the unobligated balance of Coronavirus State Fiscal
251	Recovery Funds from the Coronavirus State Fiscal Recovery Fund to
252	the State and School Employees' Life and Health Insurance Fund for
253	an amount not to exceed the lesser of Sixty Million Dollars
254	(\$60,000,000.00) or the amount of allowable ARPA expenditures, by
255	no later than December 31, 2024, or on the date of the fund
256	obligation deadline provided by the federal government. The
257	Department of Finance and Administration shall then transfer all
258	remaining unobligated balances of Coronavirus State Fiscal
259	Recovery Funds from the Coronavirus State Fiscal Recovery Fund to
260	the Unemployment Compensation Fund up to the ARPA allowable
261	amount, by no later than December 31, 2024, or on the date of the
262	fund obligation deadline provided by the federal government.
263	(d) The use of funds allocated under this program shall

- 263 (d) The use of funds allocated under this program shall
 264 be subject to audit by the United States Department of the
 265 Treasury's Office of Inspector General and the Mississippi Office
 266 of the State Auditor. Each person receiving funds under these
 267 programs found to be fully or partially noncompliant with the
 268 requirements in this act shall return to the state all or a
 269 portion of the funds received.
- 270 (14) It is the intent of the Legislature that, in the first 271 fiscal year after the effective date of this act, forty percent 272 (40%) of the funds appropriated to the (MCWI) Grant Program Fund

273 and the (RWI) Grant Program Fund be obligated to projects that

274 have completed plans and specifications, acquired all necessary

275 land and/or easements, and are ready to proceed to construction.

276 (15) The department shall submit to the Lieutenant Governor,

277 Speaker of the House, House and Senate Appropriations Chairmen,

and the Legislative Budget Office quarterly reports and annual

279 reports that are due by the dates established in the Compliance

280 and Reporting Guidance by the United States Department of

281 Treasury. The reports shall contain the applications received,

282 the score of the applications, the amount of grant funds awarded

283 to each applicant, the amount of grant funds expended by each

284 applicant, and status of each applicant's project.

285 (16) Grant funds shall be available under this act through

286 December 31, 2026, or on the date of the fund expenditure deadline

287 provided by the federal government, whichever occurs later. Each

288 grant recipient shall certify for any project that a grant is

289 awarded that in the event the project is not completed by December

290 31, 2026, and the United States Congress does not enact an

291 extension of the deadline on the availability of ARPA Funds, then

the grant recipient will complete the project through any other

293 funds available.

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294 (17) The Mississippi Department of Environmental Quality may

retain an amount not to exceed two percent (2%) of the total funds

296 allocated to the program to defray administrative costs.

297	(18) The department shall be exempt from provisions of the
298	Public Procurement Review Board for any requirements of personal
299	or professional service contracts or the pre-approval of the
300	solicitation for such contracts used in the execution of its
301	responsibilities under this act.

- 302 (19) The provisions of this section shall stand repealed on 303 July 1, 2026.
- 304 **SECTION 2.** Section 49-2-9, Mississippi Code of 1972, is amended as follows:
- 306 49-2-9. (1) Effective July 1, 1979, the commission shall 307 have the following powers and duties:
- 308 (a) To formulate the policy of the department regarding 309 natural resources within the jurisdiction of the department;
- 310 To adopt, modify, repeal, and promulgate, after due 311 notice and hearing, and where not otherwise prohibited by federal 312 or state law, to make exceptions to and grant exemptions and 313 variances from, and to enforce rules and regulations implementing or effectuating the powers and duties of the commission under any 314 315 and all statutes within the commission's jurisdiction, and as the commission may deem necessary to prevent, control and abate 316 317 existing or potential pollution;
- 318 (c) To apply for, receive and expend any federal or 319 state funds or contributions, gifts, devises, bequests or funds 320 from any other source;

321	(d) To commission or conduct studies designed to
322	determine alternative methods of managing or using the natural
323	resources of this state, in a manner to insure efficiency and
324	maximum productivity:

- director to execute with the approval of the commission, contracts, grants and cooperative agreements with any federal or state agency or subdivision thereof, or any public or private institution located inside or outside the State of Mississippi, or any person, corporation or association in connection with carrying out the provisions of this chapter; but this authority under this chapter and under any and all statutes within the commission's jurisdiction, except those statutes relating to the Bureau of Recreation and Parks, shall not include contracts, grants or cooperative agreements which do not develop data or information usable by the commission, or which provide goods, services or facilities to the commission or any of its bureaus, and shall exclude any monies for special interest groups for purposes of lobbying or otherwise promoting their special interests; and
- (f) To discharge such other duties, responsibilities and powers as are necessary to implement the provisions of this chapter.
- 343 (2) The Mississippi Department of Environmental Quality, 344 Office of Geology and Energy Resources shall be responsible for 345 program management, procurement, development and maintenance of

346	the Mississippi Digital Earth Model, which should include the
347	following seven (7) core data layers of a digital land base
348	computer model of the State of Mississippi:
349	(a) Geodetic control;
350	(b) Elevation and bathymetry;
351	(c) Orthoimagery;
352	(d) Hydrography;
353	(e) Transportation;
354	(f) Government boundaries; and
355	(g) Cadastral. With respect to the cadastral layer,
356	the authority and responsibility of the Mississippi Department of
357	Environmental Quality, Office of Geology and Energy Resources
358	shall be limited to compiling information submitted by counties.
359	For all seven (7) framework layers, the Mississippi
360	Department of Environmental Quality, Office of Geology and Energy
361	Resources shall be the integrator of data from all sources and the
362	guarantor of data completeness and consistency and shall
363	administer the council's policies and standards for the
364	procurement of remote sensing and geographic information system
365	data by state and local governmental entities.
366	(3) The Mississippi Department of Environmental Quality
367	shall have as additional responsibilities, the administration of
368	the Mississippi Water Infrastructure Grant Program Act of 2022 and
369	shall promulgate necessary rules and regulations relating to the
370	application of eligible municipalities, counties, rural water

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- 372 awarding of such grants.
- 373 **SECTION 3.** Section 41-3-15, Mississippi Code of 1972, is
- 374 amended as follows:
- 41-3-15. (1) (a) There shall be a State Department of
- 376 Health.
- 377 (b) The State Board of Health shall have the following
- 378 powers and duties:
- 379 (i) To formulate the policy of the State
- 380 Department of Health regarding public health matters within the
- 381 jurisdiction of the department;
- 382 (ii) To adopt, modify, repeal and promulgate,
- 383 after due notice and hearing, and enforce rules and regulations
- 384 implementing or effectuating the powers and duties of the
- 385 department under any and all statutes within the department's
- 386 jurisdiction, and as the board may deem necessary;
- 387 (iii) To apply for, receive, accept and expend any
- 388 federal or state funds or contributions, gifts, trusts, devises,
- 389 bequests, grants, endowments or funds from any other source or
- 390 transfers of property of any kind;
- 391 (iv) To enter into, and to authorize the executive
- 392 officer to execute contracts, grants and cooperative agreements
- 393 with any federal or state agency or subdivision thereof, or any
- 394 public or private institution located inside or outside the State
- 395 of Mississippi, or any person, corporation or association in

396	connection with carrying out the provisions of this chapter, if it
397	finds those actions to be in the public interest and the contracts
398	or agreements do not have a financial cost that exceeds the
399	amounts appropriated for those purposes by the Legislature;
400	(v) To appoint, upon recommendation of the
401	Executive Officer of the State Department of Health, a Director of
402	Internal Audit who shall be either a Certified Public Accountant
403	or Certified Internal Auditor, and whose employment shall be
404	continued at the discretion of the board, and who shall report
405	directly to the board, or its designee; and
406	(vi) To discharge such other duties,
407	responsibilities and powers as are necessary to implement the
408	provisions of this chapter.
409	(c) The Executive Officer of the State Department of
410	Health shall have the following powers and duties:
411	(i) To administer the policies of the State Board
412	of Health within the authority granted by the board;
413	(ii) To supervise and direct all administrative
414	and technical activities of the department, except that the
415	department's internal auditor shall be subject to the sole
416	supervision and direction of the board;
417	(iii) To organize the administrative units of the
418	department in accordance with the plan adopted by the board and,
419	with board approval alter the organizational plan and reassign

421	policies of the board;
422	(iv) To coordinate the activities of the various
423	offices of the department;
424	(v) To employ, subject to regulations of the State
425	Personnel Board, qualified professional personnel in the subject
426	matter or fields of each office, and such other technical and
427	clerical staff as may be required for the operation of the
428	department. The executive officer shall be the appointing
429	authority for the department, and shall have the power to delegate
430	the authority to appoint or dismiss employees to appropriate
431	subordinates, subject to the rules and regulations of the State
432	Personnel Board;
433	(vi) To recommend to the board such studies and
434	investigations as he or she may deem appropriate, and to carry out
435	the approved recommendations in conjunction with the various
436	offices;
437	(vii) To prepare and deliver to the Legislature

responsibilities as he or she may deem necessary to carry out the

- and the Governor on or before January 1 of each year, and at such other times as may be required by the Legislature or Governor, a full report of the work of the department and the offices thereof, including a detailed statement of expenditures of the department and any recommendations the board may have;
- (viii) To prepare and deliver to the Chairmen of the Public Health and Welfare/Human Services Committees of the

445	Senate	and	House	on	or	before	January	1	of	each	year,	а	plan	for
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- 446 monitoring infant mortality in Mississippi and a full report of
- 447 the work of the department on reducing Mississippi's infant
- 448 mortality and morbidity rates and improving the status of maternal
- 449 and infant health; and
- 450 (ix) To enter into contracts, grants and
- 451 cooperative agreements with any federal or state agency or
- 452 subdivision thereof, or any public or private institution located
- 453 inside or outside the State of Mississippi, or any person,
- 454 corporation or association in connection with carrying out the
- 455 provisions of this chapter, if he or she finds those actions to be
- 456 in the public interest and the contracts or agreements do not have
- 457 a financial cost that exceeds the amounts appropriated for those
- 458 purposes by the Legislature. Each contract or agreement entered
- 459 into by the executive officer shall be submitted to the board
- 460 before its next meeting.
- 461 (2) The State Board of Health shall have the authority to
- 462 establish an Office of Rural Health within the department. The
- 463 duties and responsibilities of this office shall include the
- 464 following:
- 465 (a) To collect and evaluate data on rural health
- 466 conditions and needs;
- 467 (b) To engage in policy analysis, policy development
- 468 and economic impact studies with regard to rural health issues;

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470	technical	assi	star	nce	to	enable	e c	ommur	nity	heal	th	system	s t	0	respond
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- 472 (d) To plan and assist in professional recruitment and 473 retention of medical professionals and assistants; and
- 474 (e) To establish information clearinghouses to improve 475 access to and sharing of rural health care information.
- 476 (3) The State Board of Health shall have general supervision 477 of the health interests of the people of the state and to exercise 478 the rights, powers and duties of those acts which it is authorized 479 by law to enforce.
- 480 (4) The State Board of Health shall have authority:
- 481 (a) To make investigations and inquiries with respect
 482 to the causes of disease and death, and to investigate the effect
 483 of environment, including conditions of employment and other
 484 conditions that may affect health, and to make such other
- investigations as it may deem necessary for the preservation and improvement of health.
- 487 (b) To make such sanitary investigations as it may,
 488 from time to time, deem necessary for the protection and
 489 improvement of health and to investigate nuisance questions that
 490 affect the security of life and health within the state.
- 491 (c) To direct and control sanitary and quarantine
 492 measures for dealing with all diseases within the state possible
 493 to suppress same and prevent their spread.

494	(d) To obtain, collect and preserve such information
495	relative to mortality, morbidity, disease and health as may be
496	useful in the discharge of its duties or may contribute to the
497	prevention of disease or the promotion of health in this state

- (e) To charge and collect reasonable fees for health services, including immunizations, inspections and related activities, and the board shall charge fees for those services; however, if it is determined that a person receiving services is unable to pay the total fee, the board shall collect any amount that the person is able to pay. Any increase in the fees charged by the board under this paragraph shall be in accordance with the provisions of Section 41-3-65.
- (f) (i) To establish standards for, issue permits and exercise control over, any cafes, restaurants, food or drink stands, sandwich manufacturing establishments, and all other establishments, other than churches, church-related and private schools, and other nonprofit or charitable organizations, where food or drink is regularly prepared, handled and served for pay; and
- (ii) To require that a permit be obtained from the
 Department of Health before those persons begin operation. If any
 such person fails to obtain the permit required in this
 subparagraph (ii), the State Board of Health, after due notice and
 opportunity for a hearing, may impose a monetary penalty not to
 exceed One Thousand Dollars (\$1,000.00) for each violation.

- However, the department is not authorized to impose a monetary penalty against any person whose gross annual prepared food sales are less than Five Thousand Dollars (\$5,000.00). Money collected by the board under this subparagraph (ii) shall be deposited to the credit of the State General Fund of the State Treasury.
- (g) To promulgate rules and regulations and exercise control over the production and sale of milk pursuant to the provisions of Sections 75-31-41 through 75-31-49.
- (h) On presentation of proper authority, to enter into and inspect any public place or building where the State Health Officer or his representative deems it necessary and proper to enter for the discovery and suppression of disease and for the enforcement of any health or sanitary laws and regulations in the state.
 - (i) To conduct investigations, inquiries and hearings, and to issue subpoenas for the attendance of witnesses and the production of books and records at any hearing when authorized and required by statute to be conducted by the State Health Officer or the State Board of Health.
- (j) To promulgate rules and regulations, and to collect data and information, on (i) the delivery of services through the practice of telemedicine; and (ii) the use of electronic records for the delivery of telemedicine services.
- 542 (k) To enforce and regulate domestic and imported fish 543 as authorized under Section 69-7-601 et seq.

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544	(5) (a) The State Board of Health shall have the authority,
545	in its discretion, to establish programs to promote the public
546	health, to be administered by the State Department of Health.
547	Specifically, those programs may include, but shall not be limited
548	to, programs in the following areas:
549	(i) Maternal and child health;
550	(ii) Family planning;
551	(iii) Pediatric services;
552	(iv) Services to crippled and disabled children;
553	(v) Control of communicable and noncommunicable
554	disease;
555	(vi) Chronic disease;
556	(vii) Accidental deaths and injuries;
557	(viii) Child care licensure;
558	(ix) Radiological health;
559	(x) Dental health;
560	(xi) Milk sanitation;
561	(xii) Occupational safety and health;
562	(xiii) Food, vector control and general
563	sanitation;
564	(xiv) Protection of drinking water;
565	(xv) Sanitation in food handling establishments
566	open to the public;
567	(xvi) Registration of births and deaths and other
568	vital events;

569		(xvii)	Such 1	public	hea	lth p	rogra	ams	and	servic	es	as
570	may be assigned	to the	State	Board	of	Healt!	h by	the	Leç	gislatu	re	or
571	by executive or	der; and	d									

572 (xviii) Regulation of domestic and imported fish 573 for human consumption.

The State Board of Health and State Department of Health shall not be authorized to sell, transfer, alienate or otherwise dispose of any of the home health agencies owned and operated by the department on January 1, 1995, and shall not be authorized to sell, transfer, assign, alienate or otherwise dispose of the license of any of those home health agencies, except upon the specific authorization of the Legislature by an amendment to this section. However, this paragraph (b) shall not prevent the board or the department from closing or terminating the operation of any home health agency owned and operated by the department, or closing or terminating any office, branch office or clinic of any such home health agency, or otherwise discontinuing the providing of home health services through any such home health agency, office, branch office or clinic, if the board first demonstrates that there are other providers of home health services in the area being served by the department's home health agency, office, branch office or clinic that will be able to provide adequate home health services to the residents of the area if the department's home health agency, office, branch office or clinic is closed or otherwise discontinues the providing of home

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594	health services. This demonstration by the board that there are
595	other providers of adequate home health services in the area shall
596	be spread at length upon the minutes of the board at a regular or
597	special meeting of the board at least thirty (30) days before a
598	home health agency, office, branch office or clinic is proposed to
599	be closed or otherwise discontinue the providing of home health
600	services.

- (c) The State Department of Health may undertake such technical programs and activities as may be required for the support and operation of those programs, including maintaining physical, chemical, bacteriological and radiological laboratories, and may make such diagnostic tests for diseases and tests for the evaluation of health hazards as may be deemed necessary for the protection of the people of the state.
- 608 (6) (a) The State Board of Health shall administer the 609 local governments and rural water systems improvements loan 610 program in accordance with the provisions of Section 41-3-16.
- (b) The State Board of Health shall have authority:
- (i) To enter into capitalization grant agreements
 with the United States Environmental Protection Agency, or any
 successor agency thereto;
- (ii) To accept capitalization grant awards made under the federal Safe Drinking Water Act, as amended;

618	United States Environmental Protection Agency, as may be required
010	onited States Environmental Flotection Agency, as may be required
619	by federal capitalization grant agreements; and
620	(iv) To establish and collect fees to defray the
621	reasonable costs of administering the revolving fund or emergency
622	fund if the State Board of Health determines that those costs will
623	exceed the limitations established in the federal Safe Drinking
624	Water Act, as amended. The administration fees may be included in
625	loan amounts to loan recipients for the purpose of facilitating
626	payment to the board; however, those fees may not exceed five
627	percent (5%) of the loan amount.
628	(7) Notwithstanding any other provision to the contrary, the
629	State Department of Health shall have the following specific
630	powers: The department shall issue a license to Alexander Milne
631	Home for Women, Inc., a 501(c)(3) nonprofit corporation, for the
632	construction, conversion, expansion and operation of not more than
633	forty-five (45) beds for developmentally disabled adults who have
634	been displaced from New Orleans, Louisiana, with the beds to be
635	located in a certified ICF-MR facility in the City of Laurel,
636	Mississippi. There shall be no prohibition or restrictions on
637	participation in the Medicaid program for the person receiving the

license under this subsection (7). The license described in this

subsection shall expire five (5) years from the date of its issue.

The license authorized by this subsection shall be issued upon the

(iii) To provide annual reports and audits to the

initial payment by the licensee of an application fee of

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- 642 Sixty-seven Thousand Dollars (\$67,000.00) and a monthly fee of
- 643 Sixty-seven Thousand Dollars (\$67,000.00) after the issuance of
- 644 the license, to be paid as long as the licensee continues to
- 645 operate. The initial and monthly licensing fees shall be
- 646 deposited by the State Department of Health into the special fund
- 647 created under Section 41-7-188.
- (8) Notwithstanding any other provision to the contrary, the
- 649 State Department of Health shall have the following specific
- 650 powers: The State Department of Health is authorized to issue a
- 651 license to an existing home health agency for the transfer of a
- 652 county from that agency to another existing home health agency,
- 653 and to charge a fee for reviewing and making a determination on
- 654 the application for such transfer not to exceed one-half (1/2) of
- 655 the authorized fee assessed for the original application for the
- 656 home health agency, with the revenue to be deposited by the State
- 657 Department of Health into the special fund created under Section
- 658 41-7-188.
- (9) Notwithstanding any other provision to the contrary, the
- 660 State Department of Health shall have the following specific
- 661 powers: For the period beginning July 1, 2010, through July 1,
- 662 2017, the State Department of Health is authorized and empowered
- 663 to assess a fee in addition to the fee prescribed in Section
- 664 41-7-188 for reviewing applications for certificates of need in an
- amount not to exceed twenty-five one-hundredths of one percent
- 666 (.25 of 1%) of the amount of a proposed capital expenditure, but

- shall be not less than Two Hundred Fifty Dollars (\$250.00)

 regardless of the amount of the proposed capital expenditure, and

 the maximum additional fee permitted shall not exceed Fifty

 Thousand Dollars (\$50,000.00). Provided that the total

 assessments of fees for certificate of need applications under

 Section 41-7-188 and this section shall not exceed the actual cost

 of operating the certificate of need program.
- 674 (10) Notwithstanding any other provision to the contrary, 675 the State Department of Health shall have the following specific 676 The State Department of Health is authorized to extend 677 and renew any certificate of need that has expired, and to charge a fee for reviewing and making a determination on the application 678 679 for such action not to exceed one-half (1/2) of the authorized fee 680 assessed for the original application for the certificate of need, 681 with the revenue to be deposited by the State Department of Health 682 into the special fund created under Section 41-7-188.
 - (11) Notwithstanding any other provision to the contrary, the State Department of Health shall have the following specific powers: The State Department of Health is authorized and empowered, to revoke, immediately, the license and require closure of any institution for the aged or infirm, including any other remedy less than closure to protect the health and safety of the residents of said institution or the health and safety of the general public.

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691	(12) Notwithstanding any other provision to the contrary,
692	the State Department of Health shall have the following specific
693	powers: The State Department of Health is authorized and
694	empowered, to require the temporary detainment of individuals for
695	disease control purposes based upon violation of any order of the
696	State Health Officer, as provided in Section 41-23-5. For the
697	purpose of enforcing such orders of the State Health Officer,
698	persons employed by the department as investigators shall have
699	general arrest powers. All law enforcement officers are
700	authorized and directed to assist in the enforcement of such

orders of the State Health Officer.

- 702 (13) The State Board of Health shall have as additional
 703 responsibilities the formulation of technical advice and
 704 recommendations to the Mississippi Department of Environmental
 705 Quality relative to the administration of the Mississippi Water
 706 Infrastructure Act of 2022 and recommendations for the approval of
 707 grant applications under said program.
- 708 **SECTION 4.** This act shall take effect and be in force from 709 and after its passage.