Senate Amendments to House Bill No. 1214

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:

- 18 **SECTION 1.** Section 53-11-3, Mississippi Code of 1972, is
- 19 amended as follows:
- 20 53-11-3. (1) It is declared to be in the public interest
- 21 for a public purpose and the policy of Mississippi that:
- 22 (a) The geologic sequestration of carbon dioxide will
- 23 benefit the citizens of the state and the state's environment.
- 24 (b) Carbon dioxide is a valuable commodity to the
- 25 citizens of the state.
- 26 (c) Geologic sequestration of carbon dioxide may allow
- 27 for orderly withdrawal as appropriate or necessary, thereby
- 28 allowing carbon dioxide to be available for commercial,
- 29 industrial, or other uses, including the use of carbon dioxide for
- 30 enhanced recovery of oil and gas.
- 31 (d) The state has substantial and valuable oil and gas
- 32 reserves not producible by traditional recovery techniques, but
- 33 which may be producible by enhanced recovery methods.

- 34 (e) The enhanced recovery of oil and gas by the
- 35 injection of carbon dioxide into oil and gas reservoirs is a
- 36 proven enhanced recovery method which results in additional
- 37 production of oil and gas in the State of Mississippi and the
- 38 sequestration of carbon dioxide.
- 39 (f) It is for the public benefit and in the public
- 40 interest that the maximum amount of the state's oil and gas
- 41 reserves be produced to the extent that it is economically and
- 42 technologically feasible.
- 43 (g) It is for the public benefit and in the public
- 44 interest that, to the extent that it is economically and
- 45 technologically feasible, carbon dioxide be injected into and
- 46 stored in oil and gas reservoirs and other geologic formations in
- 47 a manner protective of waters of the state as defined in Section
- $48 \quad 49-17-5(f)$.
- (h) Providing at the election of the operator for a
- 50 current or former enhanced oil or gas recovery project to qualify
- 51 as a geologic sequestration project for the incidental storage of
- 52 carbon dioxide will encourage enhanced oil or gas recovery
- 53 projects and geologic sequestration projects and will be
- 54 beneficial to the citizens of this state and will serve the public
- 55 interest.
- 56 (i) Geologic sequestration of carbon dioxide is an
- 57 emerging industry that has the potential to provide jobs,
- 58 investment, and other economic opportunities for the people of

- 59 Mississippi, and is a valuable incentive for Mississippi to 60 attract new industry.
- 61 (j) It is the public policy of Mississippi and the
- 62 purpose of this chapter to provide for a coordinated statewide
- 63 program related to the geologic sequestration of carbon dioxide in
- 64 reservoirs defined in this chapter; to provide procedures, in a
- 65 manner fair to all interests, for the cooperative management of
- 66 surface and subsurface property interests to ensure the maximum
- 67 use of natural resources; and to also fulfill the state's primary
- 68 responsibility for assuring compliance with the federal Safe
- 69 Drinking Water Act, including any amendments thereto related to
- 70 the underground injection of carbon dioxide for geologic
- 71 sequestration.
- 72 (k) It is for the public benefit and in the public
- 73 interest to promote projects for the secure geologic storage of
- 74 carbon dioxide.
- 75 (2) The board shall have jurisdiction and authority over all
- 76 persons and property necessary to enforce effectively the
- 77 provisions of this chapter relating to the geologic sequestration
- 78 of carbon dioxide streams and subsequent withdrawal of stored
- 79 carbon dioxide streams. The board, on behalf of the State of
- 80 Mississippi, shall seek primacy from the U.S. Environmental
- 81 Protection Agency for Class VI underground injection control
- 82 wells. The board shall enforce the law pursuant to Section
- 83 49-17-1 et seq. and shall serve as the permitting agency for Class
- 84 VI underground injection control wells; and is authorized to

- 85 promulgate such rules and regulations as are necessary for the
- 86 development and administration of the Class VI underground
- 87 injection control well program consistent with federal statutes,
- 88 rules and regulations pertaining to geologic sequestration of
- 89 carbon dioxide streams and assessment of fees for the development
- 90 and administration of the Class VI underground injection control
- 91 well program. Underground formations or strata used for the
- 92 geologic sequestration of carbon dioxide that are not included in
- 93 the term "reservoir" as defined in this chapter shall also be
- 94 subject to the jurisdiction of the board. The board has primacy
- 95 for Class II underground injection control wells and will have
- 96 jurisdiction and authority over Class II underground injection
- 97 control wells converted to Class VI underground injection control
- 98 wells and Class VI underground injection control wells within
- 99 reservoirs as defined in this chapter. All rules, regulations and
- 100 standards promulgated by the board shall be consistent with the
- 101 requirements of federal statutes, rules and regulations related to
- 102 Class VI underground injection control wells.
- SECTION 2. Section 53-11-5, Mississippi Code of 1972, is
- 104 amended as follows:
- 105 53-11-5. As used in this chapter, the following terms shall
- 106 have the meanings ascribed unless the context clearly indicates
- 107 otherwise:
- 108 (a) "Board" means the State Oil and Gas Board created
- 109 by Section 53-1-5.

- 110 (b) "Carbon dioxide" means: (i) naturally occurring
- 111 carbon dioxide; (ii) geologically sourced carbon dioxide; (iii)
- 112 anthropogenic carbon dioxide; or (iv) carbon dioxide stream. The
- 113 term includes phases of carbon dioxide, whether fluid, liquid or
- 114 gaseous, stripped, segregated, or divided from any other fluid
- 115 stream thereof.
- 116 (c) "Carbon dioxide stream" means carbon dioxide that
- 117 has been captured from an emission source (e.g., a power plant),
- 118 plus incidental associated substances derived from the source
- 119 materials and the capture process, and any substances added to the
- 120 stream to enable or improve the injection process. This paragraph
- 121 (c) does not apply to any carbon dioxide stream that meets the
- 122 definition of hazardous waste under federal environmental laws and
- 123 regulations.
- 124 (d) "Class VI underground injection control wells"
- 125 means wells that are not experimental in nature, that are used for
- 126 geologic sequestration of a carbon dioxide stream, either alone or
- 127 in combination with injection of carbon dioxide in other forms,
- 128 and which inject beneath the lowermost formation containing an
- 129 underground source of drinking water.
- (e) "Department" means the Mississippi Department of
- 131 Environmental Quality created by Section 49-2-4.
- (f) "Enhanced oil or gas recovery project" means
- 133 secondary recovery, pressure maintenance, repressuring operations,
- 134 cycling operations, water-flooding operations, injection of carbon
- 135 dioxide or other gaseous substances or any combination thereof, or

- 136 any other form of effort calculated to increase the ultimate
- 137 recovery of oil or gas or both from a reservoir.
- 138 (g) "Gas" has the same meaning as provided in Section
- 139 53-1-3(d).
- (h) "Geologic sequestration" means the long-term
- 141 containment of a gaseous, liquid, or supercritical carbon dioxide
- 142 stream in subsurface geologic formations. For purposes of this
- 143 chapter, "storage" and "sequestration" have the same meaning.
- 144 This term does not apply to carbon dioxide capture or transport.
- 145 (i) "Geologic sequestration facility" means a facility
- 146 that receives and contains or sequesters carbon dioxide, or has
- 147 done so, including:
- 148 (i) The reservoir into which carbon dioxide is
- 149 injected;
- 150 (ii) Sequestration wells, monitoring wells,
- 151 underground equipment, and surface buildings and equipment
- 152 utilized in geologic sequestration, owned by or under the control
- 153 of the storage operator; and
- 154 (iii) Other property identified by the board as
- 155 part of the facility.
- The reservoir component of the geologic sequestration
- 157 facility includes any necessary and reasonable buffer and
- 158 subsurface monitoring zones designated by the board for the
- 159 purpose of ensuring the safe and efficient operation of the
- 160 geologic sequestration facility for the containment or
- 161 sequestration of carbon dioxide and shall be chosen to protect

- 162 against escape or migration of carbon dioxide. Nothing in this
- 163 definition shall prevent orderly withdrawal of the contained
- carbon dioxide as appropriate or necessary to allow carbon dioxide 164
- 165 to be available for enhanced oil or gas recovery projects or other
- authorized commercial, and industrial uses. 166
- 167 (i) "Oil" has the same meaning as provided in Section
- 168 53-1-3(c).
- 169 "Oil and gas reservoir" shall mean a pool or field
- 170 as defined in Section 53-1-3 (e) and (f).
- "Owner," except when used in the phrases "working 171 (1)
- 172 owner" or "royalty owner," shall have its ordinary, accepted
- 173 meaning.
- 174 "Person" means any natural person, corporation, (m)
- association, partnership, limited liability company, or other 175
- 176 entity, receiver, executor, administrator, fiduciary or
- 177 representative of any kind.
- 178 "Reservoir" means oil and gas reservoirs and (n)
- formations above and below oil and gas reservoirs suitable for or 179
- 180 capable of being made suitable for the injection and storage of
- 181 carbon dioxide therein, or any other geologic formation suitable
- 182 for or capable of being made suitable for the injection and
- 183 storage of carbon dioxide therein, but only those formations for
- 184 which the boundaries have been or can be delineated as provided in
- 185 this chapter.

- 186 (o) "Royalty owner" means any person who possesses an
- 187 interest in production of oil, gas or other commercial minerals,
- 188 but who is not a "working owner" as defined in this section.
- 189 (p) "Safe Drinking Water Act" means the Safe Drinking
- 190 Water Act, as amended, Title 42, Chapter 6A, Subchapter XII (42
- 191 USCS Section 300(f) et seq.).
- 192 (q) "Sequestration" means geologic sequestration as
- 193 used in this chapter and may include the incidental storage of
- 194 carbon dioxide associated with enhanced oil recovery or gas
- 195 recovery project operations.
- 196 (r) "State" means the State of Mississippi.
- 197 (s) "Storage operator" means the person authorized by
- 198 the board to operate a geologic sequestration facility.
- 199 (t) "Underground source of drinking water" means an
- 200 aguifer or portion of an aguifer that supplies any public water
- 201 system or that contains a sufficient quantity of ground water to
- 202 supply a public water system, and currently supplies drinking
- 203 water for human consumption, or that contains fewer than ten
- 204 thousand (10,000) milligrams per liter total dissolved solids and
- 205 is not an exempted aquifer.
- 206 (u) "Working owner" means the person who has the right
- 207 to drill into and produce from any pool of oil, gas or other
- 208 commercial minerals, and to appropriate the production either for
- 209 himself or for himself and another or others.
- 210 **SECTION 3.** Section 53-11-9, Mississippi Code of 1972, is
- 211 amended as follows:

- 212 53-11-9. (1) The board may enter an order, after notice and
- 213 hearing pursuant to the provisions of Sections 53-1-19 through
- 214 53-1-37, approving any proposed geologic sequestration of carbon
- 215 dioxide. The board shall be authorized to issue an order upon
- 216 finding the following:
- 217 (a) That the reservoir sought to be used as a reservoir
- 218 for the injection, storage and withdrawal of carbon dioxide is
- 219 suitable and feasible for such use and in the public interest;
- 220 (b) That a majority interest, as provided in this
- 221 chapter, have consented to such use in writing, or in the event
- 222 that a majority has not consented, for the purpose of a
- 223 preliminary technical order under this subsection (1) that must
- 224 subsequently meet the requirements of Section 53-11-11(3), upon a
- 225 showing by the storage operator that it has made a good-faith
- 226 effort to obtain such majority consent, and that all nonconsenting
- 227 owners are or will be equitably compensated;
- (c) That there is no reasonable risk that the use of
- 229 the reservoir for the storage of carbon dioxide will injure or
- 230 endanger other formations containing fresh water, oil, gas or
- 231 other commercial mineral deposits;
- 232 (d) That there is no reasonable risk that the proposed
- 233 storage will endanger human lives or cause a hazardous condition
- 234 to property; and
- (e) In the case of a reservoir that may contain oil,
- 236 gas or other commercial minerals, that either:

237 The reservoir has been substantially depleted

238 of all volumes of reservoir oil, gas or other commercial minerals

239 and the requirements of Sections 53-11-11 and 53-11-13 have been

240 satisfied; or

The reservoir has a greater value or utility 241 (ii)

242 as a reservoir for carbon dioxide storage than for the production

243 of the remaining volumes of reservoir oil, gas, condensate or

244 other commercial mineral, if any, and the requirements of Sections

245 53-11-11 and 53-11-13 have been satisfied.

246 (2) Approval of a geologic sequestration facility by the

247 board shall provide full and complete authority for the

248 construction, equipping and operation of the geologic

249 sequestration facility without need of further action or grant by

250 any person.

254

251 (* * *3) Neither injection nor an order of the board shall

252 affect ownership of the carbon dioxide or inhibit the voluntary

253 conveyance of title to the carbon dioxide by the owner. The board

may issue any necessary order to protect the title of an owner to

255 carbon dioxide injected into a geologic sequestration facility.

256 The carbon dioxide shall not be subject to the right of any person

257 other than the owner of the carbon dioxide to produce, take,

258 reduce to possession, or otherwise interfere with or exercise any

259 control thereover. The owner of the carbon dioxide shall have no

260 right to gas, liquid hydrocarbons, salt or other commercial

261 minerals in any stratum or portion thereof not determined by the

- 262 board to constitute an approved sequestration reservoir which are 263 not otherwise owned or leased by the owner.
- 264 SECTION 4. Section 53-11-11, Mississippi Code of 1972, is 265 amended as follows:
- 266 53-11-11. (1) Upon application by an operator to unitize 267 for a geologic sequestration facility in an oil or gas reservoir 268 that is not unitized either under this chapter or by board order 269 under the provisions of * * * Section 53-3-103 or 53-3-155, after 270 notice as provided in Section 53-3-115, the board shall hold a 271 hearing to consider the operation of the reservoir for the storage of carbon dioxide to determine whether the predominant result of 272 273 the injection operations will be the storage of carbon dioxide or 274 will result in an increase in the ultimate recovery of oil or gas, 275 or both, from the proposed geologic sequestration facility. After 276 the hearing the board may:
- 277 Determine from the evidence that the reservoir has 278 more value as a geologic sequestration facility than as an 279 enhanced oil or gas recovery project, and as a result, the board 280 shall enter an order for the operation of the unit as a geologic 281 sequestration facility upon making the additional findings set 282 forth in Section 53-11-13.
- 283 (b) Determine from the evidence that the predominant 284 result of the injection operations will be an increase in the 285 ultimate recovery of oil or gas or both, and as a result, the 286 board shall not approve the application for a geologic sequestration facility. However, this shall not prevent the
- 287

- board, upon application of the operator, from approving operation of an existing enhanced oil or gas recovery project simultaneously as a geologic sequestration project, recognizing the incidental storage of carbon dioxide under the provisions set forth in
- 293 (2) Upon application by an operator to unitize for a
 294 geologic sequestration facility in any other nonoil, nongas or
 295 noncommercial mineral-bearing reservoir that needs to be unitized,
 296 after notice as provided, the board shall hold a hearing to
 297 consider the evidence, and shall enter an order for the operation
 298 of the reservoir as a geologic sequestration facility upon making
 299 the findings set forth in Sections 53-11-9(1) and 53-11-13.
- 300 An order requiring unit operations of a geologic 301 sequestration facility shall be effective only when the unit for 302 the geologic sequestration facility and the agreements 303 incorporating the pertinent provisions of Section 53-11-15 have 304 been signed, ratified, adopted or approved in writing by a 305 majority interest of the surface interest, on the basis of, and in 306 proportion to, the surface acreage content of the unit area, and, 307 if separately owned, a majority interest of all rights of the 308 subsurface reservoir, on the basis of and in proportion to the surface acreage content of the unit area, and the board has made a 309 310 finding to that effect, either in the order or in a supplemental 311 order.
- 312 (4) If the board finds under Section 53-11-9(1)(e) that a 313 reservoir has been substantially depleted of commercially

292

Section 53-11-15(1)(d).

314 recoverable quantities of oil or gas or other commercial minerals 315 or that the reservoir has greater utility as a reservoir for 316 carbon dioxide storage and that the remaining conditions of 317 Section 53-11-9(1) have been satisfied; or if the board finds that 318 a nonoil, nongas or noncommercial mineral-bearing reservoir 319 satisfies the conditions of Section 53-11-9(1)(a) through (d) and 320 all other conditions the board shall require have been satisfied, 321 the board shall issue an order approving the reservoir for the 322 injection and storage of carbon dioxide in connection with operation of a geologic sequestration facility. An order 323 324 approving any geologic sequestration facility shall be effective 325 only when the storage rights agreement has been signed, ratified, 326 adopted or approved in writing by a majority interest of the 327 surface interest, on the basis of, and in proportion to, the 328 surface acreage content of the unit area under the terms of the 329 order; and, if separately owned, a majority interest of all rights 330 in the underground reservoir, on the basis of, and in proportion 331 to, the surface acreage content of the unit area. If oil, gas or 332 commercial minerals are expected to be produced and sold or used 333 in connection with the geologic sequestration facility in a 334 depleted oil, gas or commercial mineral-bearing reservoir, or such 335 a reservoir that has greater utility as a geologic sequestration 336 facility, then a majority interest of all working owners of such 337 oil, gas or commercial minerals, on the basis of, and in proportion to, the surface acreage content of the unit area under 338 339 the terms of the order, must also consent to the allocation of the

- production in writing before an order approving the geologic sequestration facility shall be effective.
- 342 (5) In the event the required percentages set forth in this
 343 section have not signed, ratified or approved the respective
 344 agreements within * * * twenty-four (24) months from and after the
 345 date of the order, the order requiring unit operation shall be
 346 automatically revoked.
- 347 **SECTION 5.** Section 53-11-31, Mississippi Code of 1972, is 348 amended as follows:
- 349 53-11-31. Any interested person, as defined in this section, 350 adversely affected by any provision or section of this chapter 351 within the jurisdiction of the board or by any rule, regulation or 352 order made by the board thereunder, or by any act done or 353 threatened thereunder, may obtain court review and seek relief by 354 appeal to the Chancery Court of the First Judicial District of 355 Hinds County, Mississippi, or the chancery court of the county in 356 which the land involved, or any part thereof, is situated. 357 term "interested person" * * * means all mineral and royalty 358 owners, mineral lessees, if any, and the owners of surface on 359 which injection or reinjection wells and other surface equipment 360 connected with a geologic sequestration facility is or will be 361 situated. Any interested party may appeal to the chancery court 362 of the county in which the land involved or any part thereof is 363 situated, if appeal is demanded within thirty (30) days from the 364 date that the rule, regulation or order of the board is filed for 365 record in the office of the board.

366	The appeal may be taken by filing notice of the appeal with
367	the board, whereupon the board shall, under its certificate,
368	transmit to the court appealed to all documents and papers on file
369	in the matter, together with a transcript of the record, which
370	documents and papers together with said transcript of the record
371	shall be transmitted to the clerk of the chancery court of the
372	county to which the appeal is taken.

Except as otherwise provided in this section, the appeal otherwise shall be made in accordance with the provisions of Sections 53-1-39 and 53-1-41.

376 **SECTION 6.** This act shall take effect and be in force from and after July 1, 2022.

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

AN ACT TO AMEND SECTION 53-11-3, MISSISSIPPI CODE OF 1972, TO 2 REVISE THE LEGISLATIVE FINDINGS REGARDING GEOLOGIC SEQUESTRATION 3 OF CARBON DIOXIDE; TO AMEND SECTION 53-11-5, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF RESERVOIR; TO AMEND SECTION 5 53-11-9, MISSISSIPPI CODE OF 1972, TO CLARIFY THE STATE OIL AND GAS BOARD'S AUTHORITY WHEN ENTERING AN ORDER APPROVING A GEOLOGIC 7 SEQUESTRATION FACILITY; TO PROVIDE FOR A METHOD FOR THE BOARD TO 8 ENTER A PRELIMINARY TECHNICAL ORDER APPROVING ANY PROPOSED 9 GEOLOGIC SEQUESTRATION OF CARBON DIOXIDE WHEN A MAJORITY INTEREST 10 HAS NOT CONSENTED; TO AMEND SECTION 53-11-11, MISSISSIPPI CODE OF 11 1972, TO EXTEND THE TIME PERIOD DURING WHICH A MAJORITY INTEREST 12 MUST HAVE APPROVED IN WRITING OR THE ORDER REQUIRING UNIT 13 OPERATION IS AUTOMATICALLY REVOKED; TO AMEND SECTION 53-11-31, 14 MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF INTERESTED 15 PERSON REGARDING APPEALS TO CHANCERY COURT; AND FOR RELATED 16 PURPOSES.

SS08\HB1214A.J

Eugene S. Clarke Secretary of the Senate