By: Representative Roberson

To: Public Health and Human Services

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 522

- AN ACT TO REENACT SECTIONS 41-67-1 THROUGH 41-67-7, 41-67-9
 THROUGH 41-67-12, 41-67-15, 41-67-19 THROUGH 41-67-29, 41-67-33
 AND 41-67-37 THROUGH 41-67-41, MISSISSIPPI CODE OF 1972, WHICH ARE
 THE MISSISSIPPI INDIVIDUAL ON-SITE WASTEWATER DISPOSAL SYSTEM LAW;
 TO AMEND REENACTED SECTION 41-67-33, MISSISSIPPI CODE OF 1972, TO
 CORRECT A GRAMMATICAL ERROR; TO AMEND SECTION 41-67-31,
 MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF THE REPEALER ON
 THE MISSISSIPPI INDIVIDUAL ON-SITE WASTEWATER DISPOSAL SYSTEM LAW;
 AND FOR RELATED PURPOSES.
- 10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 41-67-1, Mississippi Code of 1972, is
- 12 reenacted as follows:
- 13 41-67-1. (1) This chapter shall be known and may be cited
- 14 as the "Mississippi Individual On-Site Wastewater Disposal System
- 15 Law."
- 16 (2) It is the purpose of the Legislature through this
- 17 chapter to protect human health and the environment while
- 18 providing for reasonable use of individual on-site wastewater
- 19 disposal systems. The Legislature finds that continued

- 20 installation and operation of individual on-site wastewater
- 21 disposal systems in a faulty or improper manner, in a manner that

- 22 lacks essential maintenance for the system, or in areas where
- 23 unsuitable soil and population density adversely affect the
- 24 efficiency and functioning of these systems, has a detrimental
- 25 effect on the public health and welfare and the environment
- 26 through contamination of land, groundwater and surface waters.
- 27 The Legislature, therefore, expresses a general preference for the
- 28 installation and operation of centralized wastewater treatment
- 29 systems in Mississippi, where feasible. The Legislature
- 30 recognizes, however, that individual on-site wastewater treatment
- 31 and disposal systems help meet the needs of the state's citizens,
- 32 especially in rural locations, and can be rendered ecologically
- 33 safe and protective of the public health if the systems are
- 34 designed, installed, constructed, maintained and operated
- 35 properly. It is the intent of the Legislature to allow the
- 36 continued installation, use and maintenance of individual on-site
- 37 wastewater disposal systems in a manner that will not jeopardize
- 38 public health and welfare or the environment.
- 39 **SECTION 2.** Section 41-67-2, Mississippi Code of 1972, is
- 40 reenacted as follows:
- 41 41-67-2. For purposes of this chapter, the following words
- 42 shall have the meanings ascribed herein unless the context clearly
- 43 indicates otherwise:
- 44 (a) "Advanced treatment system" means an individual
- 45 on-site wastewater treatment system that complies with Section

46 41-67-10.

47 (b)	"Board"	means	the	Mississippi	State	Board	of
--------	---------	-------	-----	-------------	-------	-------	----

- 48 Health.
- 49 (c) "Centralized wastewater treatment system" means a
- 50 wastewater collection and treatment system that consists of
- 51 collection sewers and a centralized treatment facility other than
- 52 an individual on-site wastewater disposal system.
- (d) "Certified installer" means any person who has met
- 54 the requirements of Section 41-67-25.
- (e) "Certified manufacturer" means any person
- 56 registered with the department who holds a written certification
- 57 issued by the department allowing the manufacturer to sell on-site
- 58 wastewater products in the state.
- (f) "Certified professional evaluator" means any person
- 60 who has met the requirements of Section 41-67-37 or a licensed
- 61 professional engineer.
- 62 (g) "Certified pumper" means any person registered with
- 63 the department who holds a written certification issued by the
- 64 department allowing the person to engage in the removal and
- 65 disposal of sludge, grease and waste and who has met the
- 66 requirements of Section 41-67-39.
- 67 (h) "Cluster system" means a wastewater collection and
- 68 treatment system under some form of common or private ownership
- 69 and management that provides treatment and dispersal/discharge of
- 70 wastewater from two (2) or more homes or buildings but less than a
- 71 subdivision.

PAGE 3 (RF\JAB)

- 72 (i) "Conventional system" means an individual on-site
- 73 wastewater disposal system consisting of a septic tank and
- 74 subsurface disposal field.
- 75 (j) "Department" means the Mississippi State Department
- 76 of Health.
- 77 (k) "Decentralized wastewater treatment system" means
- 78 any commercial wastewater treatment for fewer than ten (10) lots.
- 79 (1) "Effluent" means sewage, water, or other liquid,
- 80 partially or completely treated or in its natural state, flowing
- 81 out of a septic tank, advanced treatment system, or other
- 82 treatment system or system component by the department.
- (m) "Final approval" means an issuance of a document
- 84 from the department stating that a determination has been made by
- 85 the department that the individual on-site wastewater disposal
- 86 system recommended/designed has been installed and fulfills all
- 87 requirements under this chapter or any variance that has been
- 88 granted by the department.
- (n) "Generator" means any person whose act or process
- 90 produces sewage or other material suitable for disposal in an
- 91 individual on-site wastewater disposal system.
- 92 (o) "Individual on-site wastewater disposal system"
- 93 means a sewage treatment and effluent disposal system that does
- 94 not discharge into waters of the state, that serves only one (1)
- 95 legal tract, that accepts only residential waste and similar waste
- 96 streams maintained on the property of the generator, and that is

- 97 designed and installed in accordance with this law and regulations 98 of the board.
- 99 (p) "Notice of intent" means notification by an
 100 applicant to the department prior to construction and submission
 101 of all required information, which is used by the department to
 102 initiate the process to evaluate the property for the suitability
 103 of an individual on-site wastewater disposal system.
- (q) "Performance-based system" means an individual on-site wastewater disposal system designed to meet standards established to designate a level of treatment of wastewater that an individual on-site wastewater disposal system must meet, including, but not limited to, biochemical oxygen demand, total suspended solids, nutrient reduction and fecal coliform.
- 110 (r) "Permit/recommendation" means that a person has
 111 filed a notice of intent with the department and the department
 112 has made a determination of the suitability of the property for
 113 the use of an individual on-site wastewater disposal system.
- "Person" means any individual, trust, firm, 114 (s) 115 joint-stock company, public or private corporation (including a 116 government corporation), partnership, association, state, or any agency or institution thereof, municipality, commission, political 117 118 subdivision of a state or any interstate body, and includes any 119 officer or governing or managing body of any municipality, 120 political subdivision, or the United States or any officer or 121 employee thereof.

122 ((t) "Plot r	olan"	means	a	property	drawing	reflecting

- 123 property lines, site features (such as ponds, wells, etc.),
- 124 dwellings and any other intended uses of the property therein
- 125 including encumbrances.
- 126 (u) "Property of the generator" means land owned by or
- 127 under permanent legal easement or lease to the generator.
- 128 (v) "Qualified homeowner maintenance provider" means
- 129 the current owner of a specific residence where that homeowner
- 130 resides and where the homeowner has met the requirements of the
- 131 rules and regulations of the department to provide maintenance for
- 132 his or her system.
- 133 (w) "Licensed professional engineer" means any person
- 134 who has met the requirements under Section 73-13-23(1) and who has
- 135 been issued a certificate of registration as a professional
- 136 engineer.
- 137 (x) "Septage" means the liquid, solid, and semisolid
- 138 material that results from wastewater pretreatment in a septic
- 139 tank, portable toilet, or grease trap, which must be pumped,
- 140 hauled, treated and disposed of properly.
- 141 (y) "Subdivision" means any tract or combination of
- 142 adjacent tracts of land that is subdivided into ten (10) or more
- 143 tracts, sites or parcels for the purpose of commercial or

- 144 residential development.
- SECTION 3. Section 41-67-3, Mississippi Code of 1972, is
- 146 reenacted as follows:

147	41-67-	3. (1) Tł	ne	board	and/or	the	department	shall	have	the
148	following d	uties	and 1	ces	sponsik	oilities	S:				

- 149 (a) To exercise general supervision over the design,
 150 installation, operation and maintenance of individual on-site
 151 wastewater disposal systems, decentralized wastewater treatment
 152 systems and cluster systems;
 - (b) To adopt, modify, repeal and promulgate rules and regulations, after due notice and hearing, and where not otherwise prohibited by federal or state law, to make exceptions to, to grant exemptions from and to enforce rules and regulations implementing or effectuating the duties of the board under this chapter to protect the public health. The board may grant variances from rules and regulations adopted under this chapter, including requirements for buffer zones, or from setbacks required under Section 41-67-7 where the granting of a variance shall not subject the public to unreasonable health risks or jeopardize environmental resources;
- 164 (c) To provide or deny certification for persons

 165 engaging in the business for hire of the installation, operation

 166 or maintenance of individual on-site wastewater disposal systems

 167 and persons engaging in the removal and disposal of the sludge and

 168 liquid waste from those systems;
- 169 (d) To suspend or revoke certifications issued to
 170 persons engaging in the business for hire of the installation,
 171 operation or maintenance of individual on-site wastewater disposal

154

155

156

157

158

159

160

161

162

172	systems or persons engaging in the removal and disposal of the
173	sludge and liquid waste from those systems, when it is determined
174	the person has violated this chapter or applicable rules and
175	regulations;
176	(e) To require the submission of information deemed
177	necessary by the department to determine the suitability of
178	individual lots for individual on-site wastewater disposal systems
179	for the purpose of commercial or residential development; and
180	(f) To adopt, modify, repeal and promulgate rules and
181	regulations, after due notice and hearing, and where not otherwise
182	prohibited by federal or state law, as necessary to determine the
183	suitability of individual on-site wastewater disposal systems in
184	subdivisions.
185	(2) To assure the effective and efficient administration of

- (2) To assure the effective and efficient administration of this chapter, the board shall adopt rules governing the design, construction or installation, operation and maintenance of individual on-site wastewater disposal systems, including rules concerning the:
- 190 (a) Review and approval of individual on-site
 191 wastewater disposal systems in accordance with Section 41-67-6;
- 192 (b) Certification of installers;
- 193 (c) Certification of pumpers;
- 194 (d) Certification of manufacturers;
- 195 (e) Certification of professional evaluators; and

187

188

196	(f) Creation of regulations that authorize the original
197	and any subsequent homeowner to be trained by certified installers
198	as defined in Section 41-67-25(2) or other factory representatives
199	in order to educate the homeowner with the necessary knowledge to
200	provide maintenance to the homeowner's system; no fees shall be
201	charged to the homeowner for such training, thus allowing the
202	homeowner to meet the requirements of Section 41-67-7(5).

- (3) In addition, the board shall adopt rules establishing performance standards for individual on-site wastewater disposal systems for single family residential generators and rules concerning the operation and maintenance of individual on-site wastewater disposal systems designed to meet those standards. The performance standards shall be consistent with the federal Clean Water Act, maintaining the wastes on the property of the generator and protection of the public health. Rules for the operation and maintenance of individual on-site wastewater disposal systems designed to meet performance standards shall include rules concerning the following:
- 214 (a) A standard application form and requirements for 215 supporting documentation;
- 216 (b) Application review;
- 217 (c) Approval or denial of authorization for proposed 218 systems;
- 219 (d) Requirements, as deemed appropriate by the board, 220 for annual renewal of authorization;

204

205

206

207

208

209

210

211

212

221	(e)	Enforcement	of	the	requirements	and	conditions	of
222	authorization:	and						

- 223 (f) Inspection, monitoring, sampling and reporting on 224 the performance of the system.
- Any system proposed for authorization in accordance with
 performance standards must be designed and certified by a licensed
 professional engineer in the State of Mississippi and must be
 authorized by the department before installation.
- 229 To the extent practicable, all rules and regulations 230 adopted under this chapter shall give maximum flexibility to 231 persons installing individual on-site wastewater disposal systems 232 and all options consistent with the federal Clean Water Act, 233 consistent with maintaining the wastes on the property of the 234 generator and consistent with protection of the public health. addition, all rules and regulations, to the extent practicable, 235 236 shall encourage the use of economically feasible systems, 237 including all techniques and technologies for individual on-site 238 wastewater disposal.
- 239 (5) All regulations shall be applied uniformly in all areas 240 of the state and shall take into consideration and make provision 241 for different types of soil in the state when performing soil and 242 site evaluations.
- SECTION 4. Section 41-67-4, Mississippi Code of 1972, is reenacted as follows:

245	41-67-4. (1) The department shall determine the feasibility
246	of establishing centralized wastewater treatment systems upon the
247	submission by the developer of a preliminary design and
248	feasibility study prepared by a licensed professional engineer.
249	The developer may request and obtain a hearing before the board if
250	the developer is dissatisfied with the department's determination
251	of feasibility. The determination that a centralized wastewater
252	treatment system must be established shall be made without regard
253	to whether the establishment of a centralized wastewater treatment
254	system is authorized by law or is subject to approval by one or
255	more state or local government or public bodies. Whenever a
256	developer requests a determination of feasibility, the department
257	must make the determination within thirty (30) days after receipt
258	of the preliminary design and feasibility study from the
259	developer. The department shall state in writing the reasons for
260	its determination. If the department does not make a
261	determination within thirty (30) days, all sites within the
262	subdivision shall be approved, if a certified installer attests or
263	a department environmentalist determines that each site can be
264	adequately served by an individual on-site wastewater disposal
265	system.

(2) Where subdivisions are proposed that are composed of fewer than thirty-five (35) building sites, and no centralized wastewater treatment system is available, the department may waive the requirement for a feasibility study. If the feasibility study

266

267

268

- 270 is waived, all sites within the subdivision shall be approved, if
- 271 a certified installer attests or a department environmentalist
- 272 determines that each site can be adequately served by an
- 273 individual on-site wastewater disposal system.
- 274 (3) No feasibility study or centralized wastewater treatment
- 275 system shall be required for subdivisions designed, laid out,
- 276 platted or partially constructed before July 1, 1988, or for any
- 277 subdivision that was platted and recorded during the period from
- 278 July 1, 1995, through June 30, 1996.
- 279 (4) "Feasibility study" means a written evaluation and
- 280 analysis of the potential of a proposed project that is based on
- 281 investigation and research by a licensed professional engineer to
- 282 give cost comparison between centralized or decentralized
- 283 treatment and disposal and individual on-site wastewater disposal
- 284 systems.
- SECTION 5. Section 41-67-5, Mississippi Code of 1972, is
- 286 reenacted as follows:
- 287 41-67-5. (1) No owner, lessee or developer shall construct
- 288 or place any mobile, modular or permanently constructed residence,
- 289 building or facility, which may require the installation of an
- 290 individual on-site wastewater disposal system, without having
- 291 first submitted a notice of intent to the department. Upon

- 292 receipt of a notice of intent, the department shall provide the
- 293 owner, lessee or developer with complete information on individual
- 294 on-site wastewater disposal systems, including, but not limited

- 295 to, applicable rules and regulations regarding the design,
- 296 installation, operation and maintenance of individual on-site
- 297 wastewater disposal systems and known requirements of lending
- 298 institutions for approval of the systems.
- 299 (2) No public utility supplying water shall make connection
- 300 to any dwelling, house, mobile home or residence without the prior
- 301 written approval of the department certifying that the plan for
- 302 the sewage treatment and disposal system at the location of the
- 303 property complies with this chapter. Connections of water
- 304 utilities may be made during construction if the department has
- 305 approved a plan for a sewage treatment and disposal system and the
- 306 owner of the property has agreed to have the system inspected and
- 307 approved by the department before the use or occupancy of the
- 308 property.
- 309 (3) The department shall furnish to the county tax assessor
- 310 or collector, upon request, the name and address of the person
- 311 submitting a notice of intent and the section, township and range
- 312 of the lot or tract of land on which the individual on-site
- 313 wastewater disposal system will be installed.
- 314 **SECTION 6.** Section 41-67-6, Mississippi Code of 1972, is
- 315 reenacted as follows:
- 41-67-6. (1) Nothing in this chapter shall preclude a
- 317 certified professional evaluator or licensed professional engineer
- 318 from providing services relating to the design of an individual
- 319 on-site wastewater disposal system to comply with this chapter,

320 except for performance-based systems as specified in Section 321 41-67-3(3). A certified professional evaluator or licensed 322 professional engineer shall notify the department in writing of 323 those services being provided, including the type of treatment, 324 the type of disposal, and the property address for the treatment 325 and disposal system. Construction or installation shall not begin 326 before authorization by the department. The department shall respond within ten (10) business days with authorization that the 327 328 certified professional evaluator or licensed professional engineer fulfills the requirements of the law. 329

(2) Within five (5) working days following receipt of the notice of intent and plot plan by an owner, lessee or developer of any lot or tract of land, the department shall conduct a soil and site evaluation, except in cases where a certified professional evaluator or licensed professional engineer provides services relating to the design, construction or installation of an individual on-site wastewater disposal system to comply with this chapter. All regulations shall be applied uniformly in all areas of the state and shall take into consideration and make provision for different types of soil in the state when performing soil and site evaluations. Within ten (10) additional working days, the department shall make recommendations to the owner, lessee or developer of the type or types of individual on-site wastewater disposal systems suitable for installation on the lot or tract, unless there are conditions requiring further investigation that

330

331

332

333

334

335

336

337

338

339

340

341

342

343

345	are revealed in the initial evaluation. In making recommendations
346	on the type or types of individual on-site wastewater disposal
347	systems suitable for installation on a lot or tract, personnel of
348	the department shall use best professional judgment based on rules
349	and regulations adopted by the board, considering the type or
350	types of systems which are installed and functioning on lots or
351	tracts near the subject lot or tract. To the extent practicable,
352	the recommendations shall give the owner, lessee or developer
353	maximum flexibility and all options consistent with the federal
354	Clean Water Act, consistent with maintaining the wastes on the
355	property of the generator and consistent with protection of the
356	public health. The system or systems recommended shall be
357	environmentally sound and cost-effective. The department, a
358	licensed professional engineer or a certified professional
359	evaluator shall provide complete information, including all
360	applicable requirements and regulations on all systems
361	recommended. The owner, lessee or developer shall have the right
362	to choose among systems. The department shall provide the owner,
363	lessee or developer with a permit/recommendation that specifies
364	all types of individual on-site wastewater disposal systems that
365	are suitable for installation on the lot or tract.

(3) Within thirty (30) days of receipt of a request for determination of suitability of individual on-site wastewater disposal systems in a subdivision, the department shall advise the developer in writing either that all necessary information needed

366

367

368

- for determination of suitability has been received or state the additional information needed by the department for determination of suitability.
- 373 (4) Whenever a developer requests a determination of
 374 suitability of individual on-site wastewater disposal systems in a
 375 subdivision, the department must make the determination within
 376 thirty (30) days after receipt of all necessary information needed
 377 for the determination of suitability from the developer. The
 378 department shall state in writing the reasons for its
 379 determination.
- 380 (5) (a) The certified installer shall notify the department 381 at least twenty-four (24) hours before beginning installation of 382 an individual on-site wastewater disposal system and, at that 383 time, schedule a time for inspection of the system with the 384 appropriate county department of health.
- 385 A certified installer, or designated agent thereof, 386 shall not cover his work with soil or other surface material 387 unless the installer has received authorization to cover the 388 system after an inspection by a department environmentalist, or 389 unless a department environmentalist does not arrive for 390 inspection within thirty (30) minutes of the designated and agreed 391 upon time, in which case a certified installer, or designated 392 agent thereof, may submit an affidavit of proper installation to 393 the department for final approval.

- 394 (6) A person may not design, construct or install, or cause 395 to be designed, constructed or installed an individual on-site 396 wastewater disposal system that does not comply with this chapter 397 and rules and regulations of the board.
- 398 (7) Any lot or tract that is two (2) acres or larger shall
 399 be exempt from the requirements of this chapter and regulations of
 400 the department relating to approval of individual on-site
 401 wastewater disposal systems by the department, and shall be exempt
 402 from the provisions of Section 41-67-5(2), provided that:
- 403 (a) All wastewater is contained on the lot or tract;
- 404 (b) No watercourse, as defined in Section 51-3-3(h), of 405 Mississippi or the United States is impacted; and
- 406 (c) The person who installed the individual on-site 407 wastewater disposal system provides the department with a signed 408 affidavit attesting that the requirements of paragraphs (a) and 409 (b) are met.
- SECTION 7. Section 41-67-7, Mississippi Code of 1972, is reenacted as follows:
- 412 41-67-7. (1) Approval of the design, construction or 413 installation of an individual on-site wastewater disposal system 414 by the department is required, except as otherwise provided in 415 Section 41-67-6(7). Upon completion of installation of the
- 416 system, the department shall approve the design, construction or
- 417 installation of that system, as requested, if the system is
- 418 designed, constructed and installed, as the case may be, in

- 419 accordance with the rules and regulations of the board. Whenever
- 420 a person requests approval of an individual on-site wastewater
- 421 disposal system and has met the requirements in subsection (3) of
- 422 this section, the department must approve or disapprove the
- 423 request within five (5) working days. If the department
- 424 disapproves the request, the department shall state in writing the
- 425 reasons for the disapproval. If the department does not respond
- 426 to the request within ten (10) calendar days, the request for
- 427 approval of the individual on-site wastewater disposal system
- 428 shall be deemed approved.
- 429 (2) Individual on-site wastewater disposal systems shall be
- 430 considered acceptable, provided the following requirements are
- 431 met:
- 432 (a) Centralized wastewater treatment systems are not
- 433 available or feasible;
- (b) The existing disposal systems in the area are
- 435 functioning satisfactorily;
- 436 (c) Soil types, soil texture, seasonal water tables and
- 437 other limiting factors are satisfactory for underground
- 438 absorption;
- (d) Any private water supply is located at a higher
- 440 elevation or it must be properly protected, and at least fifty
- 441 (50) feet from the individual on-site wastewater disposal system
- 442 and at least one hundred (100) feet from the disposal field of the
- 443 system; and

444	(e) [The	system	s meet	applicable	water	quality
445	requirements	of	Sec	ction 4	1-67-1	0.		

- 446 After construction or installation of the individual on-site wastewater disposal system, the property owner or his 447 448 agent shall provide a final approval request containing the 449 following to the department:
- 450 A signed affidavit from the installer that the 451 system was installed in compliance with all requirements, 452 regulations and permit conditions applicable to the system 453 installed; and
- 454 (b) For any advanced treatment system, an affidavit 455 from the property owner agreeing to a continuing maintenance 456 agreement on the installed system at the end of the required 457 manufacturer's maintenance agreement.
 - If any person or certified installer fails to obtain final approval or submit an affidavit of proper installation to the department in the installation of the system, the board, after due notice and hearing, may levy an administrative fine not to exceed Ten Thousand Dollars (\$10,000.00). Each wastewater system installed not in compliance with this chapter or applicable rules and regulations of the board may be considered a separate offense.
- The property owner, if not a qualified homeowner 465 466 maintenance provider, shall keep a continuing maintenance 467 agreement with a certified installer on all advanced treatment systems in perpetuity. Any person violating this subsection shall 468

459

460

461

462

463

464

H. B. No.

23/HR31/R968CS PAGE 19 (RF\JAB)

- 469 be subject to the penalties and damages as provided in Section
- 470 41-67-28(5).
- SECTION 8. Section 41-67-9, Mississippi Code of 1972, is
- 472 reenacted as follows:
- 473 41-67-9. (1) All existing individual on-site wastewater
- 474 disposal systems on July 1, 2014, shall be grandfathered in until
- 475 a valid complaint is registered with a county department of health
- 476 or until a property owner requests an inspection by the
- 477 department.
- 478 (2) All existing individual on-site wastewater disposal
- 479 systems shall be considered acceptable provided the following
- 480 requirements are met:
- 481 (a) The existing individual on-site wastewater disposal
- 482 system and all treated effluent is contained on the property of
- 483 the generator;
- 484 (b) No evidence that any insufficiently treated
- 485 effluent is leaving the property of the generator or has been
- 486 seeping to the surface of the ground;
- 487 (c) Centralized wastewater treatment systems are not
- 488 available;
- (d) If a private water supply well is present, the well
- 490 should be located at a higher elevation than the disposal system
- 491 and is protected from surface contamination by a concrete slab of
- 492 a thickness of at least four (4) inches extending at least two (2)
- 493 feet in all directions from the well casing; and

- (e) If an advanced treatment system is used, the
 property owner shall be required to contact an authorized
 representative of a certified manufacturer of the specific
 advanced treatment system to provide a continuous maintenance
 agreement or provide the property owner training to become a
 qualified homeowner maintenance provider.
- 500 (3) Owners of property on which an existing individual
 501 on-site wastewater disposal system does not meet the requirements
 502 of subsection (2) of this section shall be required by the
 503 department to meet Section 41-67-6 or Section 41-67-21.
- SECTION 9. Section 41-67-10, Mississippi Code of 1972, is reenacted as follows:
- 506 41-67-10. (1) Advanced treatment systems may be installed 507 only if they have been tested and are listed by an American 508 National Standards Institute (ANSI) third-party certifying program 509 at the time of installation. Advanced treatment systems shall be 510 in compliance with standards for a Class I system as defined by 511 the most current revision of American National Standards 512 Institute/National Sanitation Foundation (ANSI/NSF) International 513 Standard Number 40, which are incorporated by reference. 514 approved ANSI third-party certifying program shall comply with the
- 517 (a) Be accredited by the American National Standards
 518 Institute;

following provisions for systems which it has certified to be

installed in Mississippi:

515

520	representatives to distributors in Mississippi on a recurring
521	basis to conduct evaluations to assure that distributors of
522	certified advanced treatment systems are providing proper
523	maintenance, have sufficient replacement parts available and are
524	maintaining service records;
525	(c) Notify the department of the results of monitoring
526	visits to manufacturers and distributors within sixty (60) days of
527	the conclusion of the monitoring; and
528	(d) Submit completion reports on testing and any other
529	information as the department may require for its review.
530	(2) All manufacturers of advanced treatment systems
531	certified in Mississippi shall provide technical training staff to
532	the department as needed.
533	SECTION 10. Section 41-67-11, Mississippi Code of 1972, is
534	reenacted as follows:
535	41-67-11. (1) Individual on-site wastewater disposal
536	systems may be approved in an area where individual on-site
537	wastewater disposal systems otherwise would not be approved
538	because of the availability or feasibility of connection to a
539	centralized wastewater treatment system only after a contract has
540	been awarded or other definite commitments as are deemed

sufficient to the department are formalized for the construction

of a centralized wastewater treatment system that upon completion

will adequately serve the property. Individual on-site wastewater

(b) Have established procedures which send

541

542

543

544	disposal systems shall only be approved when the centralized
545	wastewater treatment system will be completed and available for
546	use within thirty-six (36) months. The department may approve the
547	installation of a system under these circumstances only if the
548	system will comply with the requirements of Section 41-67-5(1) and
549	comply with all construction requirements of the department. The
550	system may be installed only after the developer has signed a
551	written agreement with the centralized wastewater treatment
552	provider stating that the developer will connect to the
553	centralized wastewater treatment system when it becomes available,
554	and the provider of the centralized wastewater treatment system
555	being constructed certifies that the centralized wastewater
556	treatment system will have adequate capacity to accept the sewage
557	to be produced by the individual on-site wastewater disposal
558	systems. The developer shall install an internal sewage
559	collection system from each lot to the connection point to the
560	centralized wastewater treatment system as he develops the streets
561	of the subdivision. Upon completion of the construction of the
562	centralized wastewater treatment system, all individual on-site
563	wastewater disposal systems shall be abandoned and all residences,
564	buildings or facilities connected to the centralized wastewater
565	treatment system.

(2)

566

567

568

The department may approve the use of a sewage holding

tank for the purpose of providing sewage services. The department

shall require the proper abandonment and removal of the sewage

- 569 holding tank and connection to a centralized wastewater treatment
- 570 system when that system is available, or the usage is no longer
- 571 needed.
- 572 **SECTION 11.** Section 41-67-12, Mississippi Code of 1972, is
- 573 reenacted as follows:
- 574 41-67-12. (1) The department shall assess fees in the
- 575 following amounts for the following purposes:
- 576 (a) A fee of One Hundred Dollars (\$100.00) shall be
- 577 levied for soil and site evaluation and recommendation of
- 578 individual on-site wastewater disposal systems. The department
- 579 may increase the amount of the fee authorized in this paragraph
- 580 (a) not more than two (2) times during the period from July 1,
- 581 2016, through June 30, 2020, with the percentage of each increase
- 582 being not more than five percent (5%) of the amount of the fee in
- 583 effect at the time of the increase.
- (b) A fee of One Hundred Fifty Dollars (\$150.00) shall
- 585 be levied once every three (3) years for the certification of
- 586 installers and pumpers.
- 587 (c) A fee of Three Hundred Dollars (\$300.00) shall be
- 188 levied once every three (3) years for the registration of
- 589 manufacturers.
- Any increase in the fee charged by the department under
- 591 paragraph (b) or (c) of this subsection shall be in accordance
- 592 with the provisions of Section 41-3-65.

- 593 (2) In the discretion of the board, a person shall be liable 594 for a penalty equal to one and one-half (1-1/2) times the amount 595 of the fee due and payable for failure to pay the fee on or before 596 the date due, plus any amount necessary to reimburse the cost of 597 collection.
- 598 (3) No fee authorized under this section shall be assessed 599 by the department for state agencies or institutions, including, 600 without limitation, foster homes licensed by the Mississippi 601 Department of Human Services.
- SECTION 12. Section 41-67-15, Mississippi Code of 1972, is reenacted as follows:
- 604 41-67-15. Nothing in this chapter shall limit the authority 605 of a municipality or board of supervisors to adopt similar 606 ordinances which may be, in whole or in part, more restrictive 607 than this chapter, and in those cases the more restrictive 608 ordinances will govern. The department shall not approve any 609 system that does not comply with an ordinance adopted by a 610 municipality or board of supervisors under the authority of this 611 section.
- SECTION 13. Section 41-67-19, Mississippi Code of 1972, is reenacted as follows:
- 41-67-19. Each authorized agent of the department implementing this chapter shall demonstrate to the department's satisfaction that the person:

617	(a) Is competent to review and provide any requested
618	approval of design and installation of individual on-site
619	wastewater disposal systems, as well as the operation, repair or
620	maintenance of those systems, to make soil permeability tests or
621	soil and site evaluations, and to conduct inspections of
622	individual on-site wastewater disposal systems in accordance with
623	this chapter and rules and regulations adopted under this chapter;
624	and

- 625 (b) Has successfully completed the department's 626 certification training program.
- SECTION 14. Section 41-67-21, Mississippi Code of 1972, is reenacted as follows:
- 41-67-21. (1) The department shall require a property owner and/or lessee to repair a malfunctioning individual on-site wastewater disposal system on the owner's or lessee's property before the thirtieth day after the date on which the owner or lessee is notified by the department of the malfunctioning system.
- 634 (2) The property owner and/or lessee shall take adequate 635 measures as soon as practicable to abate an immediate health 636 hazard.

(3) If an existing residential individual on-site wastewater disposal system is malfunctioning, the system shall be repaired to reduce the volume of effluent, to adequately treat the effluent and to the greatest extent possible, to confine the discharge to the property of the generator. If repairs are made to

- 642 significantly upgrade the existing individual on-site wastewater
- 643 disposal system, the department shall approve the system, if
- 644 requested.
- 645 (4) The property owner or lessee may be assessed a civil
- 646 penalty not to exceed Five Dollars (\$5.00) for each day the
- 647 individual on-site wastewater disposal system remains unrepaired
- 648 after the thirty-day period specified in subsection (1) of this
- 649 section.
- (5) The board may assess the property owner or lessee of an
- 651 individual on-site wastewater disposal system authorized under
- 652 Section 41-67-3(3) a civil penalty not to exceed Five Dollars
- 653 (\$5.00) for each day the system fails to meet the performance
- 654 standards of that system after the thirty-day period specified in
- 655 subsection (1) of this section.
- (6) All penalties collected by the board under this section
- 657 shall be deposited in the State General Fund.
- 658 (7) Appeals from the imposition of civil penalty under this
- 659 section may be taken as provided in Section 41-67-29.
- **SECTION 15.** Section 41-67-23, Mississippi Code of 1972, is
- 661 reenacted as follows:
- 662 41-67-23. The department or its authorized representative
- 663 may enter onto property and make inspections of any individual
- on-site wastewater disposal system as necessary to ensure that the
- 665 system is in compliance with this chapter and the rules and

666 regulations adopted under this chapter. The department shall give

- 667 reasonable notice to any property owner, lessee or occupant prior
- 668 to entry onto the property. The owner, lessee, owner's
- 669 representative, or occupant of the property on which the system is
- 670 located shall give the department or its authorized representative
- 671 reasonable access to the property at reasonable times to make
- 672 necessary inspections.
- 673 **SECTION 16.** Section 41-67-25, Mississippi Code of 1972, is
- 674 reenacted as follows:
- 41-67-25. (1) A person may not operate as an installer of
- 676 individual on-site wastewater disposal systems unless that person
- 677 is currently certified by the department. A person who installs
- 678 an individual on-site wastewater disposal system on his own
- 679 property for his primary residence is not considered an installer
- 680 for purposes of this subsection.
- 681 (2) An installer of advanced treatment systems or products
- 682 must be a factory-trained and authorized representative. The
- 683 manufacturer must furnish documentation to the department
- 684 certifying the satisfactory completion of factory training and the
- 685 establishment of the installer as an authorized manufacturer's
- 686 representative.
- 687 (3) The department shall issue a certification to an
- 688 installer if the installer:
- (a) Completes an application form that complies with
- 690 this chapter and rules and regulations adopted by the board;

691	(b)) Si	atisfactorily	y complete	es t	the	training	program	for
692	installation	and	maintenance	provided	by	the	departme	ent;	

(c) Pays the certification fee once every three (3)

years, which shall be an amount not greater than One Hundred Fifty

Dollars (\$150.00); any increase in the fee charged by the

department under this paragraph shall be in accordance with the

provisions of Section 41-3-65; and

- (d) Provides proof of having a valid general business
 liability insurance policy in effect with liability limits of at
 least Fifty Thousand Dollars (\$50,000.00) per occurrence and at
 least One Hundred Thousand Dollars (\$100,000.00) in total
 aggregate amount.
- 703 (4) Each installer shall furnish proof of certification to a 704 property owner, lessee, the owner's representative or occupant of 705 the property on which an individual on-site wastewater disposal 706 system is to be designed, constructed, repaired or installed by 707 that installer and to the department or its authorized 708 representative, if requested.
- 709 (5) The department shall provide for renewal of 710 certifications once every three (3) years.
- 711 (6) (a) An installer's certification may be suspended or
 712 revoked by the department after notice and hearing if the
 713 installer violates this chapter or any rule or regulation adopted
 714 under this chapter.

- 715 (b) The installer may appeal a suspension or revocation 716 under this section as provided by law.
- 717 (7) The department shall disseminate to the public an 718 official list of certified installers.
- 719 (8) If any person is operating in the state as an installer 720 without certification by the board, the board, after due notice 721 and opportunity for a hearing, may impose a monetary penalty not 722 to exceed Ten Thousand Dollars (\$10,000.00) for each violation.
- 723 (9) The department shall provide for renewal of installer 724 certifications to be applied for at the local department offices.
- 725 **SECTION 17.** Section 41-67-27, Mississippi Code of 1972, is 726 reenacted as follows:
- 727 41-67-27. A person may not operate a business in or do
- 728 business in the State of Mississippi as a manufacturer of
- 729 components used in an individual on-site wastewater disposal
- 730 system without holding a valid manufacturer's registration issued
- 731 by the department. If any person is operating in the state as a
- 732 manufacturer without certification by the department, the

- 733 department, after due notice and opportunity for a hearing, may
- 734 impose a monetary penalty not to exceed Ten Thousand Dollars
- 735 (\$10,000.00) for each violation.
- 736 **SECTION 18.** Section 41-67-28, Mississippi Code of 1972, is
- 737 reenacted as follows:
- 738 41-67-28. (1) Except as otherwise provided in this chapter,
- 739 any person who shall knowingly violate this chapter or any rule or

- 740 regulation or written order of the board in pursuance thereof is,
- 741 upon conviction, guilty of a misdemeanor and shall be punished as
- 742 provided in Section 41-3-59.
- 743 (2) Each day of a continuing violation is a separate
- 744 violation.
- 745 (3) (a) In addition to all other statutory and common law
- 746 rights, remedies and defenses, any person who purchases an
- 747 individual on-site wastewater disposal system and suffers any
- 748 ascertainable loss of money or property, real or personal, may
- 749 bring an action at law in the court having jurisdiction in the
- 750 county in which the installer or manufacturer has the principal
- 751 place of business, where the act allegedly occurred, to recover
- 752 any loss of money or damages for the loss of any property
- 753 resulting from any of the following:
- 754 (i) Improper installation of an individual on-site
- 755 wastewater disposal system due to faulty workmanship;
- 756 (ii) Failure of an individual on-site wastewater
- 757 disposal system to operate properly due to failure to install the
- 758 system in accordance with any requirements of the manufacturer or
- 759 in compliance with any rules and regulations of the board; or
- 760 (iii) Failure of an individual on-site wastewater
- 761 disposal system to operate properly due to installation.
- 762 (b) Nothing in this chapter shall be construed to
- 763 permit any class action or suit, but every private action must be

- 764 maintained in the name of and for the sole use and benefit of the 765 individual person.
- 766 A person who violates this chapter thereby causing a 767 discharge off the property of the generator shall be liable to the 768 party aggrieved or damaged by that violation for the actual 769 damages and additional punitive damages equal to a maximum of 770 twenty-five percent (25%) of the actual damages proven by the 771 aggrieved party, to be taxed by the court where the suit is heard 772 on an original action, by appeal or otherwise and recovered by a 773 suit at law in any court of competent jurisdiction. In addition, 774 the court may award the prevailing party reasonable attorney's 775 fees and court costs. Before filing suit, the party aggrieved or 776 damaged must give thirty (30) days' written notice of its intent 777 to file suit to the alleged violator.
- (5) (a) Any person who violates Section 41-67-7(5) or
 41-67-11(2) may be assessed an administrative fine in the amount
 of Five Hundred Dollars (\$500.00) and the public water system may
 discontinue service to that property owner until the failure to
 comply with Section 41-67-7(5) or 41-67-11(2) has been corrected.
- 783 (b) All violators shall be given thirty (30) days' 784 notice before any adverse action.
- 785 (c) Any violator shall have the right to appeal an 786 adverse determination through the procedures set out in Section 787 41-67-29.

788 **SECTION 19.** Section 41-67-29, Mississippi Code of 1972, is 789 reenacted as follows:

790 41-67-29. Any person who is aggrieved by any final decision 791 of the board may appeal that final decision to the chancery court 792 of the county of the situs in whole or in part of the subject 793 matter. The appellant shall give a cost bond with sufficient 794 sureties, payable to the state in a sum to be fixed by the board 795 or the court and to be filed with and approved by the clerk of the 796 The aggrieved party may, within thirty (30) days following court. 797 a final decision of the board, petition the chancery court for an 798 appeal with supersedeas and the chancellor shall grant a hearing 799 on the petition. Upon good cause shown the chancellor may grant 800 the appeal with supersedeas. The appellant shall be required to 801 post a bond with sufficient sureties according to law in an amount 802 to be determined by the chancellor. The chancery court shall 803 always be deemed open for hearing of appeals and the chancellor 804 may hear the appeal in termtime or in vacation at any place in his 805 district. The appeal shall have precedence over all civil cases, 806 except election contests. The chancery court shall review all 807 questions of law and of fact and may enter a final order or remand 808 the matter to the board for appropriate action as may be indicated 809 or necessary under the circumstances. Appeals may be taken from 810 the chancery court to the Supreme Court in the manner as now 811 required by law, but if a supersedeas is desired by the party appealing to the chancery court, that party may apply therefor to 812

813 the chancellor, who shall award a writ of supersedeas, without

814 additional bond, if in the chancellor's judgment material damage

815 is not likely to result. If material damage is likely to result,

816 the chancellor shall require a supersedeas bond as deemed proper,

817 which shall be liable to the state for any damage.

818 **SECTION 20.** Section 41-67-33, Mississippi Code of 1972, is

819 reenacted and amended as follows:

41-67-33. (1) The department shall adopt and use procedures

821 for conducting reviews requested by any person aggrieved by the

822 disapproval or requirements for an on-site wastewater disposal

823 system as provided by the department in written form under Section

824 41-67-6. The procedures shall include that the person may request

825 review by submitting a written request of review to the Director

826 of the Office of Environmental Health. The request for review

827 shall identify the matter contested and state the person's name,

828 mailing address and home and daytime phone numbers. Within ten

829 (10) business days of the receipt of the request for review, the

830 department shall issue in writing a ruling and determination to

831 the person and if any corrections are necessary to any form

832 previously issued by the department, then new forms shall be

833 submitted to the person.

834 (2) Property owners may apply for a variance from the

835 department by submitting a report for a proposed system to the

836 department from a licensed professional engineer that the proposed

837 wastewater treatment system will properly treat and maintain

wastewater on the property and proof that the licensed
professional engineer has errors and omissions insurance. The
department shall grant the variance but still have authority for
final approval to inspect that the system is installed as
designed. All forms from the department relating to allowed
wastewater systems shall include the variance option.

(3) Any person aggrieved by the ruling issued by the Director of the Office of Environmental Health may apply for a hearing. Any hearing shall be conducted by a hearing officer designated by the department. At the hearing, the hearing officer may conduct reasonable questioning of persons who make relevant factual allegations concerning the proposal. The hearing officer shall require that all persons be sworn in before they may offer any testimony at the hearing, and the hearing officer is authorized to administer oaths. Any person so choosing may be represented by counsel at the hearing. A record of the hearing shall be made, which shall consist of a transcript of all testimony received, all documents and other material introduced, the staff report and recommendation, and any other material as the hearing officer considers relevant. He shall make a recommendation within a reasonable period of time after the hearing is closed and after he has had an opportunity to review, study and analyze the evidence presented during the hearing. completed record shall be certified to the State Health Officer,

who shall consider only the record in making his decision, and

844

845

846

847

848

849

850

851

852

853

854

855

856

857

858

859

860

861

- 863 shall not consider any evidence or material that is not included.
- 864 All final decisions regarding the disapproval or requirements for
- 865 an on-site wastewater disposal system shall be made by the State
- 866 Health Officer. The State Health Officer shall make his written
- 867 findings and issue his order after reviewing the record, not to
- 868 exceed thirty (30) days following his receipt of the record.
- 869 **SECTION 21.** Section 41-67-37, Mississippi Code of 1972, is
- 870 reenacted as follows:
- 41-67-37. (1) A person may not operate as a certified
- 872 professional evaluator in this state unless that person is
- 873 currently certified by the department or is a licensed
- 874 professional engineer.
- 875 (2) A person must meet one (1) of the following
- 876 requirements, in addition to the additional requirements set forth
- 877 in other sections of this chapter and rules and regulations of the
- 878 board, in order to be eligible to become a certified professional
- 879 evaluator:
- 880 (a) Be a professional geologist registered in the State
- 881 of Mississippi;
- 882 (b) Be a professional soil classifier licensed in the
- 883 State of Mississippi; or
- 884 (c) Be a person who possesses a demonstrable, adequate
- 885 and appropriate record of professional experience and/or training
- 886 as determined by the department.

887	(3)	The department shall issue a certification to a
888	certified	professional evaluator if the certified professional
889	evaluator	:

- 890 (a) Completes an application form that complies with 891 this chapter and rules adopted under this chapter;
- 892 (b) Satisfactorily completes the certified professional 893 evaluator training program provided by the department;
- (c) Pays the certification fee once every three (3) years; any increase in the fee charged by the department under this paragraph shall be in accordance with the provisions of Section 41-3-65; and
- (d) Provides proof of having an errors and omissions
 policy or surety in effect with liability limits of at least Fifty
 Thousand Dollars (\$50,000.00) per occurrence and at least One
 Hundred Thousand Dollars (\$100,000.00) in total aggregate amount.
 - (4) Each certified professional evaluator shall furnish proof of certification to a property owner or the owner's representative of the property before performing a site evaluation of the property on which an individual on-site wastewater disposal system is to be designed, constructed, repaired or installed by the certified professional evaluator and to the department or its authorized representative, if requested.
- 909 (5) The department shall provide for renewal of 910 certifications once every three (3) years.

903

904

905

906

907

911	(6)	The	department	shall	disseminate	to	the	public	an
912	official	list	of certific	ed pro:	fessional ev	alua	ators	5.	

- 913 (7) If any person who is not a licensed professional
 914 engineer operates in the state as a certified professional
 915 evaluator without certification by the department, the department,
 916 after due notice and opportunity for a hearing, may impose a
 917 monetary penalty not to exceed Ten Thousand Dollars (\$10,000.00)
 918 for each violation.
- 919 **SECTION 22.** Section 41-67-39, Mississippi Code of 1972, is 920 reenacted as follows:
- 921 41-67-39. (1) A person may not be engaged in the business 922 of removing and disposing of the sludge and liquid waste (septage) 923 from individual on-site wastewater disposal systems in this state 924 unless that person has a valid certificate issued by the 925 department.
- 926 (2) The department shall issue a certificate to a pumper if 927 the pumper:
- 928 (a) Completes an application form that complies with 929 this chapter and rules adopted under this chapter;
- 930 (b) Satisfactorily completes the certified pumper 931 training program provided by the department;
- 932 (c) Satisfactorily complies with the requirements of 933 his/her pumping and hauling equipment;

934	(c	d) Pro	vides	documentati	on of a	disposal	site	approved
935	by the Depar	rtment	of Env	rironmental	Quality	, Office	of Pol	llution
936	Control;							

- 937 (e) Pays the license fee once every three (3) years; 938 any increase in the fee charged by the department under this 939 paragraph shall be in accordance with the provisions of Section 940 41-3-65; and
- 941 (f) Provides proof of having a valid general business 942 liability insurance policy in effect with liability limits of at 943 least Fifty Thousand Dollars (\$50,000.00) per occurrence and at 944 least One Hundred Thousand Dollars (\$100,000.00) in total 945 aggregate amount.
- 946 (3) Each pumper or designated agent thereof, upon request, 947 shall furnish proof of certification to an individual before 948 entering a contract with that individual for the removing and 949 disposing of the sludge and liquid waste (septage) from an 950 individual on-site wastewater disposal system.
- 951 (4) The department shall disseminate to the public an 952 official list of certified pumpers.
- 953 (5) If any person operates in the state as a certified 954 pumper without a license by the board, the board, after due notice 955 and opportunity for a hearing, may impose a monetary penalty not 956 to exceed Ten Thousand Dollars (\$10,000.00) for each violation.
- 957 (6) The department may suspend or revoke a pumper 958 certification if the pumper disposes of septage or other liquid

- 959 waste in an unpermitted or unapproved site and/or violates this 960 chapter or rules and regulations under this chapter.
- 961 (7) A municipal wastewater treatment facility may make a 962 site available for certified pumpers to dispose of septic or other 963 liquid waste.
- 964 (8) The department shall provide for renewal of 965 certifications once every three (3) years.
- 966 (9) The department must provide for renewal pumper 967 certifications to be applied for at the local department offices.
- 968 **SECTION 23.** Section 41-67-41, Mississippi Code of 1972, is 969 reenacted as follows:
- 970 41-67-41. (1) There is created the Wastewater Advisory 971 Council for the purpose of advising the department regarding
- 972 individual on-site wastewater disposal systems. The advisory
- 973 council shall be composed of the following:
- 974 (a) One (1) appointee of the State Health Officer;
- 975 (b) One (1) appointee of the Chairman of the State
- 976 Board of Health;
- 977 (c) One (1) appointee of the Chairman of the State
- 978 Board of Health that represents a Mississippi Aerobic Treatment
- 979 Unit (ATU) manufacturer;
- 980 (d) One (1) appointee of the Chairman of the State
- 981 Board of Health that represents a certified installer;

982	e)	One ((1	ap (pointee	of	the	Chairman	of	the	State

- 983 Board of Health that represents a septic tank or aggregate
- 984 disposal manufacturer;
- 985 (f) One (1) appointee of the Executive Director of the
- 986 Mississippi Department of Environmental Quality;
- 987 (g) One (1) appointee of the Executive Director of the
- 988 Office of Pollution Control;
- 989 (h) One (1) appointee of the Executive Director of the
- 990 Mississippi Soil and Water Conservation Commission;
- 991 (i) One (1) appointee of the Director of the
- 992 Mississippi State Board of Registered Professional Geologists;
- 993 (j) One (1) appointee of the Chairman of the Department
- 994 of the Mississippi State University School of Civil and
- 995 Environmental Engineering Companies;
- 996 (k) The federally appointed Mississippi State Soil
- 997 Scientist, or his designee;
- 998 (1) One (1) appointee of the Executive Director of the
- 999 American Council of Engineering Companies;
- 1000 (m) One (1) appointee of the Executive Director of the
- 1001 Home Builders Association of Mississippi;
- 1002 (n) One (1) appointee of the Executive Director of the
- 1003 Mississippi Engineering Society;
- 1004 (o) One (1) appointee of the Executive Director of the
- 1005 Mississippi Manufactured Housing Association;

- 1006 One (1) appointee of the Executive Director of the
- 1007 Mississippi Rural Water Association;
- One (1) appointee of the Executive Director of the 1008
- Mississippi Association of Supervisors; 1009
- 1010 One (1) appointee of the President of the
- 1011 Mississippi Pumpers Association;
- 1012 One (1) appointee of the President of the
- 1013 Mississippi Water and Pollution Control Operators Association,
- 1014 Inc.;
- 1015 One (1) appointee of the Executive Director of the
- 1016 Mississippi Association of Realtors; and
- 1017 One (1) appointee of the Executive Director of the
- 1018 Mississippi Municipal League.
- 1019 The members of the advisory council shall elect a
- 1020 chairman and vice chairman from its membership.
- 1021 The terms of appointments for each member shall be for a
- 1022 period of two (2) years.
- 1023 The advisory council shall have quarterly meetings, with
- 1024 at least one (1) of those meetings taking place between forty-five
- 1025 (45) and sixty (60) days before the meeting of the board.

- 1026 (5) The department shall staff all advisory council meetings
- 1027 and record minutes of those meetings.
- 1028 SECTION 24. Section 41-67-31, Mississippi Code of 1972, is
- 1029 amended as follows:

1030	41-67-31.	Sections	41-67-1	throu	gh 41-67-	-29	and	Sect	cior	ns	
1031	41-67-33 through	n 41-67-41	shall	stand	repealed	on	July	1,	* 1	k *	
1032	2028.										

SECTION 25. This act shall take effect and be in force from and after July 1, 2023.