## House Amendments to Senate Bill No. 2392

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE 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:

9 SECTION 1. Section 19-5-22, Mississippi Code of 1972, is 10 amended as follows:

19-5-22. (1) Fees for garbage or rubbish collection or 11 12 disposal shall be assessed jointly and severally against the generator of the garbage or rubbish and against the owner of the 13 property furnished the service. In addition to such fees, an 14 15 additional amount not to exceed up to One Dollar (\$1.00) or ten 16 percent (10%) per month, whichever is greater, on the current monthly bill may be assessed on the balance of any delinquent 17 18 monthly fees. Any person who pays, as a part of a rental or lease 19 agreement, an amount for garbage or rubbish collection or disposal 20 services shall not be held liable upon the failure of the property 21 owner to pay those fees.

(2) (a) Every generator assessed the fees authorized by
Section 19-5-21 and the owner of the property occupied by that
generator shall be jointly and severally liable for the fees.

S. B. 2392 PAGE 1 25 (b) Subject to subsection (6) of this section, the fees 26 shall be a lien upon the real property offered garbage or rubbish 27 collection or disposal service.

28 (c) (i) The board of supervisors may assess the fees
29 annually. If the fees are assessed annually, the fees for each
30 calendar year shall be a lien upon the real property beginning on
31 January 1 of the next immediately succeeding calendar year <u>subject</u>
32 <u>to subsection (6) of this section</u>. The person or entity owing the
33 fees, upon signing a form provided by the board of supervisors,
34 may pay the fees in equal installments.

35 <u>(ii)</u> If fees are assessed on a basis other than 36 annually, the fees shall become a lien <u>up</u>on the real property 37 offered the service on the date that the fees become due and 38 payable <u>subject to subsection (6) of this section</u>.

39 No real or personal property shall be sold to satisfy any 40 lien imposed under this subsection (2).

41 <u>(d)</u> The county shall mail a notice of the lien, 42 including the amount of unpaid fees and a description of the 43 property subject to the lien, to the owner of the property.

44 (3) Liens created under subsection (2) may be discharged by
45 filing with the \* \* \* <u>chancery</u> clerk a receipt or acknowledgement,
46 signed by the designated county official or billing and collection
47 entity, that the lien has been paid or discharged.

48 (4) (a) The board of supervisors may notify the tax
49 collector of any unpaid fees assessed under Section 19-5-21 within
50 ninety (90) days after the fees are due. Before notifying the tax
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51 collector, the board of supervisors shall provide notice of the 52 delinquency to the person who owes the delinquent fees and shall 53 afford an opportunity for a hearing, that complies with the due process protections the board deems necessary, consistent with the 54 55 Constitutions of the United States and the State of Mississippi. 56 The board of supervisors shall establish procedures for the manner 57 in which notice shall be given and the contents of the notice; 58 however, each notice shall include the amount of fees and shall 59 prescribe the procedure required for payment of the delinquent 60 fees. The board of supervisors may designate a disinterested 61 individual to serve as hearing officer. The board of supervisors 62 shall continue to update the delinquency notice to the tax 63 collector at least once per quarter of each year.

64 Upon receipt of a delinquency notice, the tax (b) 65 collector shall not issue or renew a motor vehicle road and bridge 66 privilege license for any motor vehicle owned by a person who is 67 delinquent in the payment of fees unless those fees in addition to any other taxes or fees assessed against the motor vehicle are 68 69 Payment of all delinquent garbage fees shall be deemed a paid. 70 condition of receiving a motor vehicle road and privilege license 71 tag.

(c) The tax collector may forward the motor vehicle road and privilege license tag renewal notices to the designated county official or entity that is responsible for the billing and collection of the county garbage fees. The designated county official or the billing and collection entity shall identify those S. B. 2392 PAGE 3 1 license tags that shall not be issued due to delinquent garbage fees. The designated county official or the billing and collection entity shall stamp a message on the license tag renewal notices that the tag will not be renewed until delinquent garbage fees are paid. The designated county official or the billing and collection entity shall return the license tag notices to the tax collector before the first of the month.

84 (d) Any appeal from a decision of the board of
85 supervisors under this section regarding payment of delinquent
86 garbage fees may be taken as provided in Section 11-51-75.

87 (5) The board of supervisors may levy the garbage fees as a special assessment against the property in lieu of the lien 88 89 authorized in this section. The board of supervisors shall 90 certify to the tax collector the assessment due from the owner of The tax collector shall enter the assessment upon 91 the property. 92 the annual tax roll of the county and shall collect the assessment 93 at the same time he collects the county ad valorem taxes on the 94 property.

95 No real or personal property shall be sold to satisfy any 96 assessment imposed under this subsection (5).

97 <u>(6) Liens created under this statute shall be contained in</u> 98 <u>the chancery clerk's office in a separate hard copy book format</u> 99 <u>and/or a digital format and shall include all information</u> 100 <u>necessary for the recording and indexing therein. The registry</u> 101 <u>created herein shall be created on or before January 1, 2024.</u>

S. B. 2392 PAGE 4 102 **SECTION 2.** This act shall take effect and be in force from 103 and after July 1, 2023.

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

AN ACT TO AMEND SECTION 19-5-22, MISSISSIPPI CODE OF 1972, TO REQUIRE A COUNTY BOARD OF SUPERVISORS TO NOTIFY THE COUNTY TAX COLLECTOR WHEN UNPAID FEES ASSESSED UNDER SECTION 19-5-21 ARE PAST DUE; TO REQUIRE THE TAX COLLECTOR TO INDEX THE DELINQUENCY NOTICE RECEIVED FROM THE BOARD OF SUPERVISORS; TO PROVIDE THAT LIENS CREATED UNDER THIS STATUTE SHALL BE AVAILABLE IN A REGISTRY IN THE CHANCERY CLERK'S OFFICE; AND FOR RELATED PURPOSES.

HR26\SB2392PH.J

Andrew Ketchings Clerk of the House of Representatives