MISSISSIPPI LEGISLATURE

REGULAR SESSION 2024

By: Representatives McMillan, Morgan

To: Forestry; Education

HOUSE BILL NO. 1119

1 AN ACT TO AMEND SECTION 29-3-45, MISSISSIPPI CODE OF 1972, TO 2 AUTHORIZE SCHOOL BOARDS TO ENTER INTO LONG-TERM SUPPLY AGREEMENTS 3 FOR THE SALE OF CERTAIN FOREST PRODUCTS OTHER THAN TIMBER ON 4 SIXTEENTH SECTION LANDS; AND FOR RELATED PURPOSES.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 SECTION 1. Section 29-3-45, Mississippi Code of 1972, is 7 amended as follows:

29-3-45. (1) (a) The board of education shall, by order 8 placed upon its minutes, enter into an agreement with the State 9 10 Forestry Commission for the general supervision and management of all lands classified as forest lands and of all timber or other 11 12 forest products under the control of the board on sixteenth 13 section lands, and lieu lands which have not been so classified. 14 However, any school board may contract with private persons or businesses for the reforestation of sixteenth section lands and 15 16 may contract with a registered forester to be paid from the 16th 17 Section Interest Fund for a review of any forestry management decision or forestry practice including the sale of timber for 18 19 sixteenth section forest land provided that any implementation of H. B. No. 1119 ~ OFFICIAL ~ G1/224/HR26/R1645 PAGE 1 (RKM\KW)

20 a forestry management decision or forestry practice to be taken as 21 a result of the review described in this subsection shall be 22 subject to the approval of both the commission and the Secretary 23 of State. When such agreement has been entered into, no timber or 24 other forest products shall be sold from any of the sixteenth 25 section lands or lieu lands except such as have been marked or approved for cutting by the State Forestry Commission's employees. 26 27 The Forestry Commission, or its designated employee, shall fix the 28 minimum total cash price or minimum price per unit, one thousand 29 (1,000) feet or other measure, at which the marked timber or other 30 forest products shall be sold. The sales may be made for a lump sum or upon a unit price as in the opinion of the board may be 31 32 calculated to bring the greatest return. Sales shall be made upon such other terms and conditions as to manner of cutting, damages 33 34 for cutting of unmarked trees, damages to trees not cut and other 35 pertinent matters as the board of education shall approve.

(b) The State Forestry Commission shall have the sole
authority and control in scheduling of all cutting and harvesting
of timber or other forest products when such timber stands or
other forest products are determined by the State Forestry
Commission to be economically ready for cutting and harvesting.

41 (c) Should a school board disagree with the Forestry
42 Commission concerning the time of cutting and harvesting, the
43 board may make an appeal to the Forestry Commission at a regular
44 monthly scheduled meeting of the commission. If the school board

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H. B. No. 1119 24/HR26/R1645 PAGE 2 (RKM\KW) 45 is not satisfied after the appeal to the commission, the board may 46 then appeal to the Secretary of State who will make the final decision as to the time for cutting and harvesting. 47 In the event that the local school board is divested of its management 48 49 authority under subsection (3) hereof, the Secretary of State 50 after due consultation with the Forestry Commission shall retain the right to make final decisions concerning the management and 51 52 sale of timber and other forest products.

53 It is hereby made the duty of the State Forestry (d) Commission, from time to time, to mark timber which should be cut 54 55 from the lands, to determine what planting, deadening or other 56 forestry improvements should be made, giving due consideration to 57 food and habitat for wildlife, and to report to the appropriate 58 board of education. The State Forestry Commission and the board 59 of education shall supervise the cutting of any timber or 60 harvesting of other forest products sold from the lands herein 61 designated and shall have authority to require any timber-cutting operations on the lands to cease until proper adjustment is made, 62 63 whenever it shall appear that timber is being cut in violation of 64 the terms of the sale. In the event that it is desired to lease 65 any of such lands or standing timber for turpentine purposes, such 66 lease shall only cover such trees as the State Forestry Commission shall designate, and the commission through its employees shall 67 68 approve the number of faces, method of chipping and boxing of such

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69 timber, and shall fix a minimum total cash price or minimum price 70 per unit.

71 (e) Except as otherwise provided under subsection (4), 72 no sale of any timber, turpentine or other forest products lease 73 shall be made until notice of same shall have been published once 74 a week for three (3) consecutive weeks in at least one (1) newspaper published in such county. The first publication of such 75 76 notice shall be made not less than twenty-one (21) days prior to 77 the date fixed for the sale, and the last publication shall be 78 made not more than seven (7) days prior to such date. If no 79 newspaper is published in such county, then such notice shall be 80 given by publishing the same for the required time in some 81 newspaper having a general circulation in such county and, in 82 addition thereto, by posting a copy of such notice for at least 83 twenty-one (21) days next preceding such sale at three (3) public 84 places in such county.

85 Notwithstanding the above provision pertaining to (f) the sale of any timber, turpentine or other forest products, in 86 87 the event that timber must be cleared from an existing road or 88 existing utility right-of-way, the public notice requirement may 89 be waived. Prior to waiver of the public notice requirement, the 90 State Forestry Commission must make a finding that, due to the small area of timber to be cleared, a public notice sale would not 91 92 be in the best interest of the local board of education. If the State Forestry Commission makes such a finding, then it shall set 93

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H. B. No. 1119 24/HR26/R1645 PAGE 4 (RKM\KW) 94 the value of the timber to be paid to the local board of education 95 by the party requesting the timber be removed.

96 Provided, however, in the case of damage by fire, (q) windstorm or other natural causes which would require immediate 97 98 sale of the timber, because the time involved for advertisement as 99 prescribed herein would allow decay, rot or destruction 100 substantially decreasing the purchase price to be received had not 101 such delay occurred, the advertisement provisions of this section 102 shall not apply. The local board of education, with a written 103 recommendation from a designated employee of the State Forestry Commission filed in the minutes of the local board of education, 104 105 shall determine when immediate sale of the timber is required. 106 When the board of education shall find an immediate sale necessary 107 for the causes stated herein, it shall, in its discretion, set the 108 time for receipt of bids on the purchase of the timber, but shall 109 show due diligence in notifying competitive bidders so that a true 110 competitive bid shall be received.

(2) (a) A local board of education having control of the sixteenth section lands in the Hurricane Katrina Disaster of 2005 shall be granted emergency powers to take any and all actions of a reasonably prudent trustee acting under emergency conditions to recover damaged timber, prevent further loss or damage to timber, and to minimize economic loss. All such actions shall be taken in consultation with and shall be subject to the prior approval from

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118 the Secretary of State and the State Forestry Commission. The 119 emergency powers shall be as follows:

120 Contract with any individual or entity for (i) 121 management advice, sale of timber, clearing of damage to timber 122 producing lands, transporting of timber, repairing access roads to 123 timber lands, conducting aerial spraying, or taking any other type 124 of action to prevent further loss of timber or diminution in value 125 of existing timber as the result of the incident which 126 necessitated the declaration of a natural disaster. Ιn contracting with any individual or entity, the local board of 127 education shall use its best efforts to ensure that all costs 128 129 incurred are reasonable and that a fair price is received for all 130 sales.

(ii) Enter into agreements with any individual, private company, or other governmental entities for the pooling of resources, or the sharing of costs so as to maximize the mitigation of loss and minimize the expense of mitigating the loss of timber.

(iii) Apply for any state, federal, or private
party grant or nonrepayable funds to cover costs associated with
emergency management contracts, sale timber, including loss for
diminution of value, transporting of timber, replanting of timber,
repairing access roads to timber, conducting aerial spraying, or
reimbursement for any other action taken to prevent further timber
damage, as well as mitigating the loss of funds due to damage.

H. B. No. 1119 **~ OFFICIAL ~** 24/HR26/R1645 PAGE 6 (RKM\KW) (b) The emergency powers granted herein shall be for a period of one (1) year from the date of designation as a disaster area due to Hurricane Katrina. The emergency powers may be extended for one (1) additional one-year period upon prior written approval from the Secretary of State.

148 (c) The emergency powers shall also apply to the
149 management of timber by the Secretary of State pursuant to
150 subsection (3) of this section.

(d) In the event a local board of education is unable to acquire the services of the State Forestry Commission or the Secretary of State to meet an immediate need to salvage, remove or take other appropriate action on damaged timber, the local board of education shall unilaterally be granted the authority to take such actions as necessary regarding the management or sale of timber or other forest products.

(e) In exercising emergency powers, a local board of education or the Secretary of State shall exercise the general powers of a trustee with the same general restrictions and general liabilities of a trustee and shall exercise the care and skill of an ordinary prudent person to protect the beneficiaries of the trust under such emergency circumstances.

(f) Any contractor with a local board of education or
the Secretary of State shall be entitled to rely on
representations by such board of education or the Secretary of
State as to who has authority to enter contracts for the

H. B. No. 1119 24/HR26/R1645 PAGE 7 (RKM\KW) 168 management or sale of timber or other forest products, and 169 reliance on such representations shall not be grounds for voiding 170 any contract.

In the event that any member of a local board of 171 (3)(a) 172 education may have a personal interest, either direct or indirect, 173 in the decisions regarding the management or sale of timber or other forest products or in a contract for the sale of timber or 174 175 other forest products from sixteenth section school lands under 176 the jurisdiction and control of the board, then the board of 177 education shall automatically be divested of all authority and 178 power to manage and sell timber or other forest products on 179 sixteenth section lands under its control and jurisdiction. The 180 divestiture shall extend for the period of service, and for one 181 (1) year thereafter, of the board member having a direct or indirect personal interest in the sale or decision to sell timber 182 183 or other forest products.

184 During the time in which any local board of (b) education may be divested of authority and power to manage and 185 186 sell timber and other forest products, such authority and power 187 shall be vested in the Secretary of State, as supervisory trustee 188 of sixteenth section lands. Upon the appointment or election of a 189 member of a local board of education who may have such an * * * 190 interest in decisions and contracts regarding the management and 191 sale of timber or other forest products, the board of education shall immediately notify the Secretary of State in writing. 192

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H. B. No. 1119 24/HR26/R1645 PAGE 8 (RKM\KW) 193 Likewise, the board shall give written notification to the 194 Secretary of State within thirty (30) days prior to the expiration 195 of any such divestiture period. Any contractor with a local board 196 of education or the Secretary of State shall be entitled to rely 197 on representations by such board or the Secretary of State as to 198 who has authority to enter contracts for the management or sale of 199 timber or other forest products, and reliance on such 200 representations shall not be grounds for voiding any contract.

(c) The laws providing for the management and sale of timber and other forest products by local boards of education shall apply to the management and sale of timber and other forest products by the Secretary of State. The Mississippi Forestry Commission shall provide the Secretary of State with advice and services in the same manner as provided to local boards of education.

208 (d) The Secretary of State shall be paid all monies 209 derived from the sale of timber or other forest products and shall 210 promptly forward the same to the superintendent of education for 211 such school district with instructions for the proper settlement, 212 deposit and investment of the monies. Such local school board 213 shall reimburse the Secretary of State for all direct costs 214 relating to the management and sale of timber or other forest 215 products, and in the case of a sale of timber or other forest 216 products, the Secretary of State may deduct such direct cost from 217 the proceeds of sale. The Secretary of State shall furnish an

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H. B. No. 1119 24/HR26/R1645 PAGE 9 (RKM\KW) 218 itemized listing of all direct cost charged to the local school 219 district.

| 220 | (4) The local board of education may enter into a supply |
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| 221 | agreement for a term not to exceed ten (10) years for the sale of |
| 222 | forest products consisting of wood waste, wood fiber, pulpwood or |
| 223 | biomass. A supply agreement may be entered into by public |
| 224 | contract after notice and upon the terms required subsection (1) |
| 225 | of this section, or by private contract after the Forestry |
| 226 | Commission provides the board with the following: |
| 227 | (a) A written appraisal of the value of the forest |
| 228 | products to be harvested under the terms of the supply agreement; |
| 229 | and |
| 230 | (b) The minimum value at which the forest products may |
| 231 | be sold. |
| 232 | A supply agreement may be entered into only upon the |
| 233 | recommendation of the Mississippi Forestry Commission and |
| 234 | according to contractual terms approved by the Forestry Commission |
| 235 | and the Secretary of State. |
| 236 | SECTION 2. This act shall take effect and be in force from |
| 237 | and after July 1, 2024. |