By: Representatives Bounds, Read, Anderson To: Appropriations B; (122nd), Clark, Eure, Hale, Jackson (11th), Appropriations A Paden, Pigott

HOUSE BILL NO. 1778 (As Sent to Governor)

1 2 3	AN ACT MAKING AN APPROPRIATION FOR THE SUPPORT AND MAINTENANCE OF THE DEPARTMENT OF ENVIRONMENTAL QUALITY; AND FOR RELATED PURPOSES, FOR THE FISCAL YEAR 2025.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
5	SECTION 1. The following sum, or so much thereof as may be
6	necessary, is appropriated out of any money in the State General
7	Fund not otherwise appropriated, for the support and maintenance
8	of the Department of Environmental Quality for the fiscal year
9	beginning July 1, 2024, and ending June 30, 2025
10	\$ 16,759,476.00.
11	SECTION 2. The following sum, or so much thereof as may be
12	necessary, is appropriated out of any money in any special fund in
13	the State Treasury to the credit of the Department of
14	Environmental Quality which is comprised of special source funds
15	collected by or otherwise available to the department, for the
16	support of the various offices of the department for the fiscal
17	year beginning July 1, 2024, and ending June 30, 2025
18	\$ 255,174,061.00.

19 **SECTION 3.** Of the funds appropriated under the provisions of

20 this act, the following positions are authorized:

21 AUTHORIZED HEADCOUNT:

27

22 Permanent: 212

23 Time-Limited: 165

With the funds herein appropriated, it shall be the agency's

25 responsibility to make certain that funds required for Personal

26 Services for Fiscal Year 2026 do not exceed Fiscal Year 2025 funds

appropriated for that purpose unless programs or positions are

28 added to the agency's Fiscal Year 2025 budget by the Mississippi

29 Legislature. The Legislature shall determine the agency's

30 personal services appropriation, which the State Personnel Board

31 shall publish. The agency's personal services appropriation may

32 consist of restricted funds for approved vacancies for Fiscal Year

33 2025 that may be utilized to fill vacant Fiscal Year 2024

34 headcount. It shall be the agency's responsibility to ensure that

35 the funds provided for vacancies are used to increase headcount

36 and not for promotions, title changes, in-range salary adjustments

37 or any other mechanism for increasing salaries for current

38 employees. It is the Legislature's intention that no employee

39 salary falls below the minimum salary established by the

40 Mississippi State Personnel Board.

41 Additionally, the State Personnel Board shall determine and

42 publish the projected annualized payroll costs based on current

43 employees. It shall be the responsibility of the agency head to

- 44 ensure that actual personnel expenditures for Fiscal Year 2025 do
- 45 not exceed the data provided by the Legislative Budget Office. If
- 46 the agency's Fiscal Year 2025 projected cost exceeds the
- 47 annualized costs, no salary actions shall be processed by the
- 48 State Personnel Board except for new hires determined to be
- 49 essential for the agency.
- Any transfers or escalations shall be made in accordance with
- 51 the terms, conditions, and procedures established by law or
- 52 allowable under the terms set forth within this act. The State
- 53 Personnel Board shall not escalate positions without written
- 54 approval from the Department of Finance and Administration. The
- 55 Department of Finance and Administration shall not provide written
- 56 approval to escalate any funds for salaries and/or positions
- 57 without proof of availability of new or additional funds above the
- 58 appropriated level.
- No general funds authorized to be expended herein shall be
- 60 used to replace federal funds and/or other special funds used for
- 61 salaries authorized under the provisions of this act and which are
- 62 withdrawn and no longer available.
- None of the funds herein appropriated shall be used in
- 64 violation of the Internal Revenue Service's Publication 15-A
- 65 relating to the reporting of income paid to contract employees, as
- 66 interpreted by the Office of the State Auditor.
- 67 **SECTION 4.** It is the intention of the Legislature that the
- 68 Department of Environmental Quality shall maintain complete

69	accounting and personnel records related to the expenditure of all
70	funds appropriated under this act and that such records shall be
71	in the same format and level of detail as maintained for Fiscal
72	Year 2024. It is further the intention of the Legislature that
73	the agency's budget request for Fiscal Year 2026 shall be
74	submitted to the Joint Legislative Budget Committee in a format
75	and level of detail comparable to the format and level of detail
76	provided during the Fiscal Year 2025 budget request process.
77	SECTION 5. In compliance with the "Mississippi Performance
78	Budget and Strategic Planning Act of 1994," it is the intent of
79	the Legislature that the funds provided herein shall be utilized
80	in the most efficient and effective manner possible to achieve the
81	intended mission of this agency. Based on the funding authorized,
82	this agency shall make every effort to attain the targeted
83	performance measures provided below:
84	FY2025
85	Performance Measures Target
86	Pollution Control
87	Percent of Days with Air Advisories 5.00
88	Percent of Air Permits Modified/Issued
89	in a Timely Manner 50.00
90	Percent of Counties That Meet NAAQ Standards 75.00
91	Percent of Air Facilities Inspected 35.00
92	Percent of Air Facilities in Compliance
93	with Regulatory Requirements 85.00

94	Percent of Waste Permits Issued/Modified	
95	in a Timely Manner	60.00
96	Percent of Waste Facilities Inspected	60.00
97	Percent of Inspected Waste Facilities in	
98	Compliance with Regulatory Requirements	65.00
99	Percent of Citizens who Have Access to	
100	Recycling Programs	55.00
101	Percent of Underground Storage Tanks in	
102	Compliance with Regulatory Requirements	60.00
103	Percent of Contaminated Sites That Have	
104	Completed Assessment	50.00
105	Percent of Contaminated Sites That Have	
106	Completed Remediation	5.00
107	Percent of Waters That Have Acceptable	
108	Quality for Their Designed Use	56.00
109	Percent of NPDES Permits Issued/Modified	
110	in a Timely Manner	70.00
111	Percent of NPDES Majors in Compliance	66.00
112	Percent of Staff with Expertise in the	
113	National Incident Management System	70.00
114	Percent of NPDES Majors Inspected per Year	50.00
115	Construction Grants	
116	Percent of SRF Loan Recipients in	
117	Compliance with Loan Agreements	90.00
118	Land & Water	

119	Percent of Annual Prioritized Water
120	Resource Areas Adequately Characterized 80.00
121	Percent of Groundwater Use Permits
122	Issued/Modified 90.00
123	Percent of Surface Water Use Permits
124	Issued/Modified 90.00
125	Percent of Water Use Reported 80.00
126	Percent of High Hazard Dams with
127	Emergency Action Plans 98.00
128	Geology
129	Percent of Mining Facilities Inspected 95.00
130	Percent of Inspected Mining Facilities
131	in Compliance with Regulatory
132	Requirements 85.00
133	Administrative Services
134	Administration as a Percent of Total Budget 5.00
135	A reporting of the degree to which the performance targets
136	set above have been or are being achieved shall be provided in the
137	agency's budget request submitted to the Joint Legislative Budget
138	Committee for Fiscal Year 2026.
139	SECTION 6. It shall be unlawful for any officer, employee or
140	other person whatsoever to use or permit or authorize the use of
141	any automobile or any other motor vehicle owned by the State of
142	Mississippi or any department, agency or institution thereof for

143	any purpose	other	than upor	the official	business of	the State of
144	Mississippi	or any	agency,	department or	institution	thereof.

- It is the intent of the Legislature that motor vehicles authorized to be owned and operated by this agency shall comply with Sections 25-1-77 through 25-1-93, Mississippi Code of 1972.
- SECTION 7. Of the funds appropriated in Section 2, an amount no greater than Two Hundred Fifty Thousand Dollars (\$250,000.00)
- 150 shall be derived from the Pollution Emergency Fund within the
- 151 Pollution Operating Fund for transfer to the Department of
- 152 Environmental Quality Office of Administrative Services for
- 153 support of Legal Division environmental protection activities.
- 154 **SECTION 8.** Of the funds appropriated in Section 2, an amount
- 155 no greater than One Hundred Thousand Dollars (\$100,000.00) shall
- 156 be derived from the Pollution Emergency Fund within the Pollution
- 157 Operating Fund for transfer to the Department of Environmental
- 158 Quality Office of Pollution Control for support of the Household
- 159 Hazardous Waste Collection Grants Program.
- 160 **SECTION 9.** Of the funds provided under the provisions of
- 161 this act, Five Million Five Hundred Forty-one Thousand Forty-eight
- Dollars (\$5,541,048.00) is provided for the support of the Clean
- 163 Water Grant Program match.
- Of the funds in this section, Two Million Six Hundred
- 165 Thirty-five Thousand Dollars (\$2,635,000.00) is provided in
- 166 Section 1 of this act, and Two Million Nine Hundred Six Thousand

- 167 Forty-eight Dollars (\$2,906,048.00) is provided in Section 2 of this act.
- SECTION 10. Of the funds appropriated under the provisions
- 170 of Section 2, Two Million Nine Hundred Six Thousand Forty-eight
- 171 Dollars (\$2,906,048.00), or so much thereof as may be necessary,
- 172 shall be derived out of any money in the State Treasury to the
- 173 credit of the Capital Expense Fund, as created in Section
- 174 27-103-303, Mississippi Code of 1972, and allocated in a manner as
- 175 determined by the Treasurer's Office. These funds are provided for
- 176 the Clean Water Grant Program match referenced in Section 9 of
- 177 this act.
- 178 **SECTION 11.** The Department of Environmental Quality (DEQ)
- 179 may request that the Mississippi Development Authority (MDA) staff
- 180 shall provide an economic viability assessment for any complete
- 181 application or group of related complete applications submitted to
- 182 DEQ after July 1, 1999, for which DEQ estimates that DEQ will be
- 183 required to devote extraordinary effort to process the application
- 184 or group of related applications within the one hundred eighty
- 185 (180) days required by Section 49-17-29(3)(c). For purposes of
- 186 this paragraph, "extraordinary effort" means the constant
- 187 dedication of more than three (3) full-time equivalent positions
- 188 for a period of at least one hundred eighty (180) days. The
- 189 economic viability assessment shall include, but not be limited
- 190 to: (i) an analysis of the current and future market viability of
- 191 the project concerning which application(s) has been made to DEQ;

192	and (ii) an analysis of the applicant's economic ability to
193	construct, develop, maintain and operate the project as described
194	in the application(s) submitted to DEQ. If the economic viability
195	assessment concludes that the project is not economically viable
196	for any reason, DEQ shall suspend processing the permit
197	application(s), notwithstanding the provisions of Section
198	49-17-29(3) (c). Within thirty (30) days of the decision of MDA
199	staff, the permit applicant may present any additional information
200	on its behalf to the Executive Director of MDA, and the Executive
201	Director shall review the MDA staff assessment. If additional
202	information is received in writing from the applicant, the
203	Executive Director of MDA shall make a decision in review of the
204	MDA staff decision within sixty (60) days of the staff decision,
205	and the decision of the Executive Director of MDA shall be the
206	final administrative action of MDA in the matter.
207	SECTION 12. It is the intention of the Legislature that the
208	Executive Director of the Department of Environmental Quality
209	shall have authority to transfer cash from one special fund
210	treasury fund to another special fund treasury fund under the
211	control of the Department of Environmental Quality. The purpose
212	of this authority is to more efficiently use available cash
213	reserves. It is further the intention of the Legislature that the
214	Executive Director of the Department of Environmental Quality
215	shall submit written justification for the transfer to the
216	Legislative Budget Office and the Department of Finance and

- Administration on or before the fifteenth of the month prior to the effective date of the transfer.
- 219 **SECTION 13.** It is the intention of the Legislature that
- 220 whenever two (2) or more bids are received by this agency for the
- 221 purchase of commodities or equipment, and whenever all things
- 222 stated in such received bids are equal with respect to price,
- 223 quality and service, the Mississippi Industries for the Blind
- 224 shall be given preference. A similar preference shall be given to
- 225 the Mississippi Industries for the Blind whenever purchases are
- 226 made without competitive bids.
- 227 **SECTION 14.** Of the funds appropriated herein, it is the
- 228 intent of the Legislature that the Department of Environmental
- 229 Quality shall pay debt service on bonds issued to provide state
- 230 matching funds for the State Revolving Loan Fund with interest
- 231 earnings derived from the fund.
- 232 **SECTION 15.** Of the funds appropriated in Section 2, an
- amount not greater than Two Hundred Thousand Dollars (\$200,000.00)
- 234 shall be derived from the Pollution Emergency Fund within the
- 235 Pollution Operating Fund for transfer to the Department of
- 236 Environmental Quality to be used for dam and reservoir
- 237 inspections, inventory, and reporting.
- 238 **SECTION 16.** It is the intention of the Legislature for the
- 239 Department of Environmental Quality to continue with any
- 240 agreements with Mississippi state agencies, including grant
- 241 agreements, that provide environmental projects to restore

- 242 Mississippi's natural resources in the wake of the Deepwater
- 243 Horizon Oil Spill.
- 244 **SECTION 17.** Of the funds appropriated in Section 2, One
- 245 Million Dollars (\$1,000,000.00) is provided for the purpose of
- 246 assessment, remediation, operation and maintenance, cost-sharing,
- 247 oversight, and administration of water, land, and air
- 248 contamination projects within the State of Mississippi pursuant to
- 249 the 2020 settlement in The State of Mississippi ex rel. Lynn
- 250 Fitch, Attorney General vs. EnPro, Inc., et.al.; Cause No.
- 251 CV-2017-19-JMY2.
- 252 **SECTION 18.** Of the funds appropriated in Section 2, Two
- 253 Million Dollars (\$2,000,000.00) is provided for the Dam Safety
- 254 Grant Program.
- 255 **SECTION 19.** Of the funds appropriated in Section 2, One
- 256 Hundred Thousand Dollars (\$100,000.00), or so much thereof as may
- 257 be necessary, shall be derived out of any money in the State
- 258 Treasury to the credit of the Project Poppy Fund, as created in
- 259 Senate Bill 2001, 1st Extraordinary Session of 2024, and allocated
- 260 in a manner as determined by the Treasurer's Office and One
- 261 Hundred Twenty Thousand Dollars (\$120,000.00), or so much thereof
- 262 as may be necessary, shall be derived out of any money in the
- 263 State Treasury to the credit of the Project Atlas Fund, as created
- 264 in House Bill 1, 2nd Extraordinary Session of 2024, and allocated
- 265 in a manner as determined by the Treasurer's Office. These funds

- are provided for expediting services needed for Project Poppy and Project Atlas.
- 268 **SECTION 20.** Of the funds appropriated under the provisions
- of Section 2, Sixty Thousand Dollars (\$60,000.00), or so much
- 270 thereof as may be necessary, shall be derived out of any money in
- 271 the State Treasury to the credit of the Capital Expense Fund, as
- 272 created in Section 27-103-303, Mississippi Code of 1972, and
- 273 allocated in a manner as determined by the Treasurer's Office.
- 274 These funds are provided for the replacement of IT servers for the
- 275 agency.
- 276 **SECTION 21.** It is the intention of the Legislature that the
- funds herein appropriated shall be expended in compliance with
- 278 Section 27-104-25, Mississippi Code of 1972, that no state agency
- 279 shall incur obligations or indebtedness in excess of their
- 280 appropriation and that the responsible officers, either personally
- 281 or upon their official bonds, shall be held responsible for
- 282 actions contrary to this provision.
- 283 **SECTION 22.** Notwithstanding any other provision, the
- 284 Department of Environmental Quality shall have the authority to
- 285 escalate its headcount for any additional operational needs
- 286 related to Coronavirus State Fiscal Recovery Funds, upon approval
- 287 of the Department of Finance and Administration and the State
- 288 Personnel Board.
- 289 **SECTION 23.** With the funds appropriated herein, the
- 290 Department of Environmental Quality is authorized to make payment

291	to certain vendors for expenses incurred during 2021 and 2022 to
292	certain vendors in the total amount\$ 843,890.00.
293	SECTION 24. The money herein appropriated shall be paid by
294	the State Treasurer out of any money in the State Treasury to the
295	credit of the proper fund or funds as set forth in this act, upon
296	warrants issued by the State Fiscal Officer; and the State Fiscal
297	Officer shall issue his warrants upon requisitions signed by the
298	proper person, officer or officers, in the manner provided by law.
299	SECTION 25. This act shall take effect and be in force from
300	and after July 1, 2024.