By: Senator(s) Thompson, Ladner, DeLano, Carter, England, Wiggins

To: Ports and Marine Resources

SENATE BILL NO. 2647

1 AN ACT ENTITLED THE "MISSISSIPPI COMPREHENSIVE COASTAL 2 CONSERVATION AND RESTORATION PLAN ACT OF 2024" TO DECLARE LEGISLATIVE FINDINGS AND PURPOSE; TO CREATE A TECHNICAL ADVISORY BOARD (TAB) TO DEVELOP AND ANNUALLY REVISE A COMPREHENSIVE PLAN 5 FOR RESTORATION, CONSTRUCTION, STORM PROTECTION, HABITAT 6 CONSTRUCTION AND RESTORATION, AND WATER QUALITY PROJECTS ON THE 7 MISSISSIPPI GULF COAST; TO PROVIDE FOR THE COMPOSITION OF THE 8 TECHNICAL ADVISORY BOARD AND ITS ORGANIZATION; TO PRESCRIBE THE 9 DUTIES AND RESPONSIBILITIES OF THE TECHNICAL ADVISORY BOARD; TO 10 REQUIRE STATE AND LOCAL AGENCIES TO COOPERATE WITH THE FUNCTIONS 11 OF THE TECHNICAL ADVISORY BOARD; TO REQUIRE AN ANNUAL REPORT; TO 12 AMEND SECTIONS 49-15-305, 49-2-13 AND 29-15-7, MISSISSIPPI CODE OF 13 1972, IN CONFORMITY THERETO; AND FOR RELATED PURPOSES. 14 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 15 SECTION 1. This act shall be known and may be cited as the 16 "Mississippi Comprehensive Coastal Conservation and Restoration 17 Plan Act of 2024." 18 SECTION 2. (1) The purpose of this act is to create a 19 comprehensive Plan for restoration, conservation, storm 20 protection, habitat creation and water quality projects on the 21 Mississippi Gulf Coast. The proposed Plan shall establish 22 priorities, goals and expected results for these projects.

Plan will facilitate multiyear, long-term planning effort and

- 24 provide coordination among state agencies and funding resources.
- 25 The Plan will provide guidance to project applicants, state
- 26 agencies and other stakeholders. It is the intent of the
- 27 Legislature that the Plan will be developed with input from the
- 28 Mississippi Department of Marine Resources (DMR), the Mississippi
- 29 Department of Environmental Quality (DEQ) and other public and
- 30 nonpublic entities as prescribed in this act. It is further the
- 31 intent of the Legislature that all future coastal conservation,
- 32 restoration, habitat, construction, water quality improvement and
- 33 other similar projects administered by DMR and DEQ shall meet the
- 34 goals and priorities of the Plan.
- 35 (2) The Legislature finds that there is:
- 36 (a) A need for a comprehensive, tactical, strategic
- 37 plan to address coastal conservation, restoration, water quality,
- 38 habitat loss or other issues in the Mississippi Sound and
- 39 surrounding waterways;
- 40 (b) A need for formal collaboration between DMR, DEQ,
- 41 or other state agencies and offices involved in coastal
- 42 restoration and conservation projects; and
- 43 (c) A need for continuity and consistency in the design
- 44 and awarding of coastal conservation, restoration, habitat
- 45 construction, water quality improvement and other similar
- 46 projects.
- SECTION 3. (1) There is hereby created a Technical Advisory
- 48 Board (TAB) to develop and annually revise a Comprehensive Coastal

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- 49 Conservation and Restoration Plan for all future restoration,
- 50 conservation, storm protection, habitat construction and
- 51 restoration, and water quality projects on the Mississippi Gulf
- 52 Coast, and oversee implementation of the plan. Technical Advisory
- 53 Board members shall include: (a) a chairman knowledgeable with
- 54 the subject matter of Mississippi coastal restoration appointed by
- 55 the Governor; (b) a representative of the Department of
- 56 Environmental Quality appointed by the executive director; (c) a
- 57 representative of the Department of Marine Resources appointed by
- 58 the executive director; (d) a representative appointed by the
- 59 Secretary of State; (e) a representative of The University of
- 60 Southern Mississippi appointed by the President of The University
- of Southern Mississippi; (f) a representative of Mississippi State
- 62 University appointed by the President of Mississippi State
- 63 University; (q) a representative from nonprofit environmental
- 64 groups appointed by the Governor; a member of the House of
- 65 Representatives appointed by the Speaker of the House; and a
- 66 member of the Mississippi Senate appointed by the Lieutenant
- 67 Governor, who shall serve as nonvoting members.
- 68 (2) The Technical Advisory Board shall be administered
- 69 within the Department of Marine Resources which shall provide
- 70 meeting space and clerical support. Appointments to the Technical
- 71 Advisory Board shall be made no later than sixty (60) days after
- 72 the effective date of this act by the appointing authority. The
- 73 Chairman of the Technical Advisory Board shall call the first

- 74 meeting of the Technical Advisory Board no later than September 1,
- 75 2024, and the Technical Advisory Board shall organize for business
- 76 and adopt rules for operation. Any member of the TAB who is not a
- 77 public employee shall receive the per diem authorized by law and
- 78 mileage for attending meetings and necessary business as
- 79 authorized by the TAB to be paid from available appropriations.
- 80 **SECTION 4.** (1) The Technical Advisory Board shall develop a
- 81 Mississippi Comprehensive Coastal Conservation and Restoration
- 82 Plan ("Plan") for all future coastal conservation and restoration
- 83 projects.
- 84 (2) The Plan shall establish planning goals, a planning
- 85 scope, identifying issues of concern, a process to develop the
- 86 planning framework, including analyzing existing data and
- 87 information, creating resiliency and water quality improvement
- 88 strategies and implementation of the Plan.
- 89 (3) The Plan shall incorporate short-term and long-term
- 90 project-monitoring requirements and criteria parallel to the Plan
- 91 goals and priorities to ensure projects are performing as
- 92 intended.
- 93 (4) The Plan shall establish priorities and goals to guide
- 94 project applicants and state agencies in project ranking,
- 95 selection and award. The Plan may also provide quidance on
- 96 specific projects that fit within the Plan.
- 97 (5) The Plan shall be revised every five (5) years.

98 (6) The	intent	of the	e Legislature	is to	develop	an adap	table
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- 99 plan that will accommodate changing coastal conditions and their
- 100 impacts on the coastal environment and the infrastructure
- 101 protected by the state's natural storm protection resources. The
- 102 Plan will also create continuity among the funding sources
- 103 available to state agencies for coastal restoration, conservation,
- 104 habitat construction, and water quality improvement projects.
- 105 **SECTION 5.** (1) The Technical Advisory Board shall prepare
- 106 an annual report on the current state of identified areas of
- 107 concern and status of monitoring efforts to evidence whether
- 108 priorities and goals of the Plan are being met.
- 109 (2) The administration expenses of the Technical Advisory
- 110 Board in carrying out its duties under this act shall not exceed
- 111 one percent (1%) of the amount of the funds administered by the
- 112 Technical Advisory Board under this act.
- 113 **SECTION 6.** Section 49-15-305, Mississippi Code of 1972, is
- 114 amended as follows:
- 115 49-15-305. (1) The Governor shall appoint the Executive
- 116 Director of the Department of Marine Resources, with the advice
- 117 and consent of the Senate, who shall serve at the will and
- 118 pleasure of the Governor. The executive director shall be
- 119 knowledgeable and experienced in marine resources management.
- 120 (2) The executive director of the department shall have the
- 121 following powers and duties:

122	(a) To supervise and direct all administrative,
123	inspection and technical activities and personnel of the
124	department;
125	(b) To employ qualified professional personnel in the
126	subject matter or fields, and any other technical and clerical
127	staff as may be required for the operation of the department;
128	(c) To coordinate all studies in the State of
129	Mississippi concerned with the supply, development, use and
130	conservation of marine resources;
131	(d) To prepare and deliver to the Legislature and the
132	Governor on or before January 1 of each year, and at any other
133	times as may be required by the Legislature or Governor, a full
134	report of the work of the department, including a detailed
135	statement of expenditures of the department and any
136	recommendations the department may have;
137	(e) To enter into cooperative agreements with any
138	federal or state agency or subdivision thereof, or any public or
139	private institution located inside or outside the State of
140	Mississippi, or any person, corporation or association in
141	connection with studies and investigations pertaining to marine
142	resources, provided the agreements do not have a financial cost in
143	excess of the amounts appropriated for the purposes by the

144 Legislature; * * *

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146	the department and enforce all licenses and permits issued by the
147	department * * *; and
148	(g) To carry out all responsibilities required of the
149	Department of Marine Resources under the Mississippi Comprehensive
150	Coastal Conservation and Restoration Plan Act of 2024.
151	SECTION 7. Section 49-2-13, Mississippi Code of 1972, is
152	amended as follows:
153	49-2-13. The executive director shall have the following
154	powers and duties:
155	(a) To administer the policies of the commission within
156	the authority granted by the commission;
157	(b) To supervise and direct all administrative and
158	technical activities of the department;
159	(c) To organize the administrative units of the
160	department in accordance with the plan adopted by the commission
161	and, with commission approval, alter such organizational plan and
162	reassign responsibilities as he may deem necessary to carry out
163	the policies of the commission;
164	(d) To coordinate the activities of the various offices
165	of the department;
166	(e) To employ, subject to the approval of the

commission, qualified professional personnel in the subject matter

or fields of each office, and such other technical and clerical

staff as may be required for the operation of the department;

To carry out all regulations and rules adopted by

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170	(f)	То	recomme	end to	the	commi	ssion	suc	h studi	es a	and
171	investigations	as	he may	deem	appro	priat	ce, an	ıd to	carry	out	the
172	approved recomm	nend	dations	in co	onjuno	ction	with	the	various	of	fices;

- (g) To merge and coordinate functions and duties where possible to eliminate the possibility of two (2) separate organizational entities performing the same or similar functions, including, but not limited to, functions of audit, inspection, collection, personnel, motor vehicles, accounting, data processing, payroll and any other such administrative, procedural or enforcement function;
- (h) To coordinate all studies in the State of
 Mississippi concerned with the supply, development, use and
 conservation of natural resources within the jurisdiction of the
 department;
 - (i) To prepare and deliver to the Legislature and the Governor on or before January 1 of each year, and at such other times as may be required by the Legislature or Governor, a full report of the work of the department and the offices thereof, including a detailed statement of expenditures of the department and any recommendations the commission may have;
- (j) To issue, modify or revoke any and all orders under authority granted by the commission which include, but are not limited to those which (i) prohibit, control or abate discharges of contaminants and wastes into the air and waters of the state;

 (ii) require the construction of new disposal systems or

195	air-cleaning devices or any parts thereof, or the modification,
196	extension or alteration of existing disposal systems or
197	air-cleaning devices or any parts thereof, or the adoption of
198	other remedial measures to prevent, control or abate air and water
199	pollution or to cause the proper management of solid wastes; (iii)
200	impose penalties pursuant to Section 17-17-29 and Section 49-17-43
201	which have been agreed upon with alleged violators; and (iv)
202	require compliance with the conditions of any permit issued by the
203	Permit Board created in Section 49-17-28 and all regulations of

- With the approval of the commission, to enter into contracts, grants and cooperative agreements with any federal or state agency or subdivision thereof, or any public or private institution located inside or outside the State of Mississippi, or any person, corporation or association in connection with carrying out the provisions of this chapter, provided the agreements do not have a financial cost in excess of the amounts appropriated for such purposes by the Legislature * * *; and
- (1) To carry out all responsibilities required of the 214 Mississippi Department of Environmental Quality under the 215 Mississippi Comprehensive Coastal Conservation and Restoration Plan Act of 2024. 216
- 217 SECTION 8. Section 29-15-7, Mississippi Code of 1972, is 218 amended as follows:

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the commission; * * *

219	29-15-7. (1) The Secretary of State, in cooperation with
220	other state agencies, shall prepare a Preliminary Map of Public
221	Trust Tidelands. The preliminary map shall depict the boundary as
222	the current mean high water line where shoreline is undeveloped
223	and in developed areas or where there have been encroachments,
224	such maps shall depict the boundary as the determinable mean high
225	water line nearest the effective date of the Coastal Wetlands
226	Protection Act.

- (2) The state recognizes that the boundary of the public trust tidelands is ambulatory and that the natural inland expansion of tide waters over land not previously subject to the ebb and flow of the tide increases the land subject to the public trust, while natural accretion, the gradual and imperceptible accumulation of land by natural causes, and natural reliction, the increase of land by permanent withdrawal or retrocession of tidal waters by natural causes, diminish the land subject to the public trust and increase the property owned by the contiguous upland owner. Likewise, the state recognizes the common law doctrine as it pertains to such tidelands, submerged lands and riparian and littoral rights and declares such to be the law of this state.
- 239 (3) The preliminary map shall be transmitted to each of the 240 chancery clerks of the coastal counties, and each chancery clerk 241 shall post such map in a public place in his office. The 242 Secretary of State shall also cause to be published in a newspaper 243 of general circulation within each coastal county a notice

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- announcing that a copy of the Preliminary Map of Public Trust

 Tidelands is available for public inspection at the office of the

 chancery clerk of that county, and shall post a similar notice in

 at least three (3) public places in each coastal county in this

 state. The preliminary map shall also be open to public

 inspection at the Office of the Secretary of State.
- 250 The Secretary of State shall allow sixty (60) days after 251 publication of the preliminary map for submission of comments 252 and/or additional documentation and may, at his discretion, revise 253 the map accordingly. Within twenty (20) days of the completion of 254 the period for submission of comments, the Secretary of State 255 shall have incorporated any revisions to the Preliminary Map of 256 Public Trust Tidelands and * * * certified its final adoption. 257 The certified map as finally adopted shall be published as 258 provided hereinabove. The final certified map shall be duly 259 recorded in the land records of the chancery clerks office in 260 Hancock, Harrison and Jackson Counties. Upon recordation, the 261 certified map shall be final to those properties not subject to 262 the trust. The Secretary of State shall issue to all consenting 263 property owners a certificate stating that the described property 264 does not lie within the boundary of the public trust tidelands and 265 is not subject to the trust. The Secretary of State shall duly 266 file such certificates with the proper chancery clerks office for 267 recordation. In addition, the certified map shall be placed in the Secretary of State's permanent register which shall be open to 268

269	public inspection. Within one hundred twenty (120) days of final
270	adoption of the certified map, the Secretary of State shall
271	determine those property owners whose lands are subject of the
272	public trust and are in violation of such trust. The Secretary of
273	State shall notify all such owners by certified mail and shall
274	include an explanation of the procedure available to the occupant
275	to resolve any dispute with respect to this map. The notice shall
276	also inform occupants that after three (3) years the boundary as
277	set forth in the certified map shall become final unless the
278	occupant has submitted a contrary claim to the office of the
279	Secretary of State. Such property owner shall have six (6) months
280	to negotiate and settle differences with the Secretary of State.
281	The Secretary of State may allow extensions at his discretion. A
282	boundary determination shall be final upon agreement of the
283	Secretary of State and the owner and an instrument setting forth
284	the boundary agreement shall be duly executed and recorded in the
285	chancery court where the property is located. Any such boundary
286	agreement shall be binding on the state and other parties thereto.

(5) If any dispute as to the location of the boundary of the public trust cannot be negotiated and settled between the affected property owners and the Secretary of State within six (6) months after notice by the state of its claim, either the state or a person claiming an interest in the property may apply to the chancery court of the county in which the property is located for a resolution of the dispute and a determination of the location of

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294	the bound	dary.	All pers	sons ha	aving	an	interest	in	the	property	
295	subject t	to the	dispute	shall	be m	ade	a party	to	such	proceeding	

In any such action, the state shall have the burden of proof by a preponderance of evidence that any such land is subject to the

298 trust.

- 299 (6) Nothing in this section is intended to preclude any
 300 party from pursuing remedies otherwise available at law, including
 301 but not limited to those provided in Sections 11-17-1 et seq.,
 302 except that if no action is taken by the occupant within three (3)
 303 years of receipt of notice as described above, the boundary as
 304 determined by the certified map shall become final.
- 305 (7) In addition to the duties charged to the Secretary of
 306 State under this section, he shall carry out all responsibilities
 307 required of the Office of the Secretary of State under the
 308 Mississippi Comprehensive Coastal Conservation and Restoration
 309 Plan Act of 2024.
- 310 **SECTION 9.** This act shall take effect and be in force from 311 and after July 1, 2024.