# Pending COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1284

# **BY: Committee**

# Amend by striking all after the enacting clause and inserting in lieu thereof the following:

14 <u>SECTION 1.</u> This act shall be known and may be cited as the 15 "Mississippi Foreign Land Ownership Act."

16 <u>SECTION 2.</u> For the purposes of this act, the following words 17 shall have the meaning herein ascribed unless the context clearly 18 requires otherwise:

(a) "Forest and agricultural land" means any land in
the state devoted to the growing of trees or the commercial
production of agricultural products or timber, wood or forest
products, including nongaming species. Where the land is
classified by the county as forest, agricultural, pasture or open

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24 land and being used as forest or agricultural land in the 25 performance of forestry or agricultural activities is a prima 26 facie case as to the purpose the land is devoted to, though such 27 classification shall not be required.

(b) "Majority part" or "majority interest" means an interest of fifty percent (50%) or more in the aggregate, held by individuals, parties or governments that are nonresident aliens as defined in paragraph (c) of this section. Majority interest shall still qualify even if the nonresident alien individuals, parties or governments are not acting in concert.

34

(c) "Nonresident alien" means:

(i) An individual who is domiciled in a country
whose government is designated as a foreign adversary by the
United States Secretary of Commerce and is neither a citizen of
the United States nor a resident of the United States within the
meaning of subparagraph (A) (26) U.S. Code Section 7701;

40 (ii) A corporation, partnership, limited
41 partnership, limited liability company, trustee or other business
42 entity that is:

43 1. Domiciled in a country whose government is
44 designated as a foreign adversary by the United States Secretary
45 of Commerce; or

2. Domiciled within the United States but
which is wholly or in the majority part owned by any corporation,
partnership, limited partnership, limited liability company,

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49 trustee or other business entity domiciled in a country whose 50 government is designated as a foreign adversary by the United 51 States Secretary of Commerce.

52 This subparagraph (ii) shall apply unless the nonresident 53 alien is a corporation, partnership, limited partnership, limited 54 liability company, trustee or other business entity leasing not more than five hundred (500) total acres of Mississippi land from 55 its owner and using such land for agricultural research and 56 57 development or experimental purposes, including testing, 58 developing or producing crop production inputs, including, but not 59 limited to, seeds, plants, pesticides, soil amendments, biologicals and fertilizers solely for sale or resale; or 60

61 (iii) A foreign government designated as a foreign62 adversary by the United States Secretary of Commerce.

(d) "Possessory interest" means all direct interest
acquired, transferred or held in forest or agricultural land for a
term of one (1) year or longer.

66 <u>SECTION 3.</u> (1) A nonresident alien may acquire a possessory 67 interest in forest or agricultural land by devise or inheritance, 68 as security for indebtedness, in the collection of debts or by any 69 procedure for the enforcement of a lien or claim thereon, whether 70 created by mortgage or otherwise.

(2) Any such possessory interest in forest or agricultural land acquired by a nonresident alien in the collection of debts or by any procedure for the enforcement of a lien or claim thereon

74 shall be disposed of within two (2) years after acquiring such 75 possessory interest.

76 (3) Any such possessory interest in forest or agricultural 77 land acquired by a nonresident alien by devise or inheritance 78 shall be disposed of within one (1) year after acquiring such 79 possessory interest.

80 (4) A nonresident alien that acquires a possessory interest 81 in forest or agricultural land pursuant to subsection (1) of this 82 section may avoid disposing of such interest if, within the time 83 required for disposal, such nonresident alien terminates said 84 nonresident alien status or disposes of such shared interest as to 85 no longer retain the majority part of interest thereof.

86 Ownership of a majority part or majority interest in (5)87 forest or agricultural land by a nonresident alien, outside of the provisions allowed by subsections (1) through (4) of this section, 88 89 shall be prohibited. Failure to comply with the provisions of 90 this section shall trigger the Secretary of State to issue a formal demand with notice of the violation to the nonresident 91 92 alien. Failure to comply with the disposition of forest or 93 agricultural land within the State of Mississippi after receiving 94 notice shall trigger the Secretary of State to formally notify the 95 Attorney General with a specific request for enforcement actions 96 to begin.

97 <u>SECTION 4.</u> (1) The Mississippi Office of the Secretary of
98 State shall be charged with the oversight of this act. Upon

99 notice of a violation of the provisions herein, the Secretary of 100 State shall issue a formal demand on the nonresident alien requiring the nonresident alien to comply herein within the time 101 102 and manner prescribed. If the provisions of this act are silent 103 to the time period a nonresident alien has to dispose of acquired 104 forest or agricultural land within the State of Mississippi, or to bring the interest of a nonresident alien, which is held in a 105 corporation, partnership, limited partnership, limited liability 106 107 company, trustee or other business entity, below a majority 108 interest, the time to comply shall be set at one (1) year. 109 Failure to comply with the disposition of forest or agricultural 110 land within the State of Mississippi after receiving notice shall 111 trigger the Secretary of State or his or her agent to formally notify the Attorney General with a specific request for 112 enforcement actions to begin. 113

(2) Upon notification received by the Attorney General, the nonresident alien shall be issued fines in the amount as set forth below:

First Offense.....\$ 100,000.00 - \$ 250,000.00
Second Offense.....\$ 250,000.00 - \$ 750,000.00
Third and Subsequent Offense....\$ 750,000.00 - \$5,000,000.00
Fines shall be payable within thirty (30) days of the date of
institution of the fine and shall be filed on the judgment rolls
of the county where the property is located. Following the
conclusion of the thirty-day period, the Attorney General shall

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124 begin the judicial taking of the property by filing a civil 125 forfeiture action in the Chancery Court where the property is so 126 located or in the Hinds County Chancery Court, whichever is 127 convenient to the State of Mississippi. The entry of the final 128 order of civil forfeiture shall extinguish the lien of the fine on 129 the property, but shall not extinguish the fine on the nonresident 130 alien. No mortgage, lien, privilege or other security interest recognized under the laws of this state and no ownership interest 131 132 in division, lease, servitude, usufruct, right to use, bond or deed or other real rights shall be affected by a forfeiture or 133 134 disposition pursuant to this section.

(3) The Secretary of State, in consultation with the
Attorney General, shall promulgate rules and regulations as
necessary to implement the provisions of this act.

138 <u>SECTION 5.</u> A real estate broker or realtor who engages with 139 a client who is a prospective buyer or seller of a possessory 140 interest in forest or agricultural land shall timely disclose to 141 said client the requirements and limitations of this act.

142 **SECTION 6.** No attorney, title insurer, title insurance 143 producer, title insurance agency producer, lender, mortgage loan 144 servicer, notary public, real estate agent, real estate broker, 145 seller or lessor shall have a duty to make any investigation as to 146 whether a party to a transaction involving immovable property is a 147 foreign adversary, nor shall any such person be liable for failing

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148 to identify that a party to a transaction involving immovable 149 property is a foreign adversary.

150 SECTION 7. Section 89-1-23, Mississippi Code of 1972, is 151 amended as follows:

152 89-1-23. Resident aliens may acquire and hold land, and may 153 dispose of it and transmit it by descent, as citizens of the state 154 may. Except as otherwise provided in this section and Sections 3 155 and 4 of this act, nonresident aliens shall not hereafter acquire 156 or hold land, but a nonresident alien may have or take a lien on 157 land to secure a debt, and at any sale thereof to enforce payment 158 of the debt may purchase the same, and thereafter hold it, not 159 longer than twenty (20) years, with full power during said time to 160 sell the land, in fee, to a citizen; or he or she may retain it by 161 becoming a citizen within that time. All land held or acquired 162 contrary to this section shall escheat to the state; but a title to real estate in the name of a citizen of the United States, or a 163 164 person who has declared his or her intention of becoming a citizen, whether resident or nonresident, if he or she be a 165 166 purchaser or holder, shall not be forfeited or escheated by reason 167 of the alienage of any former owner or other person.

Any person who was or is a citizen of the United States and became or becomes an alien by reason of marriage to a citizen of a foreign country, may hereafter inherit, or if he or she heretofore inherited or acquired or hereafter inherits, may hold, own, transmit by descent or transfer land free from any escheat to the

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173 State of Mississippi, if said land has not heretofore escheated by 174 final valid order or decree of a court of competent jurisdiction. 175 Nonresident aliens who are citizens of Syria or the Lebanese 176 Republic may inherit property from citizens or residents of the 177 State of Mississippi.

178 Except as provided in Sections 3 and 4 of this act, nonresident aliens may acquire and hold not to exceed three 179 180 hundred twenty (320) acres of land in this state for the purpose 181 of industrial development thereon. In addition, any nonresident alien may acquire and hold not to exceed five (5) acres of land 182 183 for residential purposes. The nonresident alien may dispose of 184 any such land, but if any land acquired for industrial development 185 ceases to be used for industrial development while owned by a 186 nonresident alien, it shall escheat to the state. The limitation 187 set forth in this paragraph shall not apply to corporations in 188 which the stock thereof is partially or wholly owned by 189 nonresident aliens; and title to real estate acquired by, and held in the name of, any corporation, limited partnership, general 190 191 partnership, limited liability partnership, limited liability 192 company, joint venture, joint-stock company or business trust 193 organized and existing under the laws of the State of Mississippi or of any other state or the federal laws of the United States of 194 195 America for purposes of development thereon of one or more 196 projects, as defined in Section 57-75-5(f)(xxxi), shall not be 197 forfeited or escheated by reason of the alienage of any former

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198 owner or other person if said land has not heretofore escheated to 199 the State of Mississippi by final valid order or decree of a court 200 of competent jurisdiction. The limitation set forth in this 201 section shall also not apply to any real estate acquired by, and 202 held in the name of, any corporation, limited partnership, general 203 partnership, limited liability partnership, limited liability 204 company, joint venture, joint-stock company or business trust organized and existing under the laws of the State of Mississippi 205 206 or of any other state or the federal laws of the United States of 207 America for purposes of developing, owning and/or operating a 208 project, as defined in Section 57-75-5(f)(xxxii).

Land that is classified as an industrial or residential zone, but is otherwise used as forest or agricultural land in the performance of forest or agricultural activities, shall serve as a prima facie case as to the purpose of the land being devoted to forestry and agriculture and shall make the land and the nonresident alien subject to the provisions of Sections 3 and 4 of this act.

216 **SECTION 8.** Section 29-1-75, Mississippi Code of 1972, is 217 amended as follows:

218 29-1-75. (1) Except as otherwise provided in this section, 219 neither a corporation nor a nonresident alien, nor any association 220 of persons composed in whole or in part of nonresident aliens, 221 shall directly or indirectly purchase or become the owner of any

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222 of the public lands; and every patent issued in contravention 223 hereof shall be void.

224 (a) A banking corporation owning such tax-forfeited (2)225 lands or holding a mortgage or deed of trust thereon at the time of the sale to the state, and whose mortgage or deed of trust is 226 227 still in force and effect, may purchase such lands, regardless of 228 acreage, owned by it as aforesaid or on which it held a mortgage 229 or deed of trust. In the event of a purchase by such corporation 230 as a mortgagee, such lands shall be held for the benefit of the mortgagor subject to all the terms and conditions of the mortgage 231 232 or deed of trust held by the purchasing banking corporation and, 233 upon payment of the debt secured by such mortgage or deed of 234 trust, together with interest and incidents, such banking 235 corporation shall in that event reconvey such lands to the 236 original mortgagor, his or her heirs or assigns.

(b) Any other nonbanking corporation may purchase lands
sold or forfeited to the state for delinquent taxes under any
section of Chapter 1, Title 29, specifically relating to the sale
of such tax-forfeited lands by the Secretary of State. A
nonbanking corporation purchasing land sold or forfeited to the
state shall be subject to the acreage limitations of Section
29-1-73.

(c) <u>Except as provided in Sections 3 and 4 of this act</u>,
nonresident aliens may acquire and hold not to exceed three
hundred twenty (320) acres of public lands in this state for the

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purpose of industrial development thereon. In addition, any nonresident alien may acquire and hold not to exceed five (5) acres of public lands for residential purposes. If any land acquired by a nonresident alien for the purpose of industrial development ceases to be used for industrial development, it shall escheat to the public body that sold such land to the nonresident alien.

254 (d) Land that is classified as an industrial or

255 residential zone, but is otherwise used as forest or agricultural

256 land in the performance of forest or agricultural activities,

257 shall serve as a prima facie case as to the purpose of the land

258 being devoted to forestry and/or agriculture and shall make the

259 land and the nonresident alien subject to the provisions of

260 Sections 3 and 4 of this act.

261 (3) This section shall stand repealed on July 1, 2026.

262 **SECTION 9.** This act shall take effect and be in force from 263 and after July 1, 2024.

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

1 AN ACT TO ENACT THE MISSISSIPPI FOREIGN LAND OWNERSHIP ACT TO 2 LIMIT THE ABILITY OF NONRESIDENT ALIENS TO MAINTAIN OWNERSHIP OF 3 MISSISSIPPI AGRICULTURAL AND FORESTRY LAND IF THEY ARE FROM A 4 COUNTRY THAT IS CONSIDERED A FOREIGN ADVERSARY BY THE UNITED 5 STATES SECRETARY OF COMMERCE; TO DEFINE TERMS; TO LIMIT 6 NONRESIDENT ALIENS FROM COUNTRIES THAT ARE LABELED ADVERSE TO THE 7 UNITED STATES FROM EXERCISING OWNERSHIP OF MISSISSIPPI LANDS PAST 8 A PRESCRIBED AMOUNT OF TIME; TO OUTLINE SITUATIONS FOR WHICH THIS 9 ACT SHALL NOT APPLY; TO CREATE PROCEDURES FOR THE ATTORNEY GENERAL 10 AND MISSISSIPPI SECRETARY OF STATE TO FOLLOW TO PENALIZE

11 VIOLATIONS OF THIS ACT; TO AMEND SECTIONS 89-1-23 AND 29-1-75, 12 MISSISSIPPI CODE OF 1972, TO CONFORM; AND FOR RELATED PURPOSES.