

**Pending
COMMITTEE AMENDMENT NO 1 PROPOSED TO**

Senate Bill No. 2263

BY: Committee

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

8 **SECTION 1.** Section 49-15-27, Mississippi Code of 1972, is
9 amended as follows:

10 49-15-27. The department is hereby granted full and complete
11 authority to lease the bottoms within its jurisdiction upon the
12 following terms and conditions:

13 (1) All areas within the department's jurisdiction, not
14 designated state-owned reefs by this chapter, including natural
15 reefs and all areas not within the boundaries of riparian property
16 owners may be leased by the department.



17 (2) All individual lessees shall be residents of the State
18 of Mississippi, or if a firm or corporation, such firm or
19 corporation shall be organized under the laws of the State of
20 Mississippi and owned by a resident of the State of Mississippi.

21 (3) No individual, corporation, partnership or association
22 may lease less than one (1) acre nor more than two thousand five
23 hundred (2,500) acres total; however, in the case of an individual
24 there shall be counted towards such limitation any lands leased by
25 a corporation, partnership or association in which such individual
26 owns ten percent (10%) or less interest and, in the case of a
27 corporation, partnership or association, there shall be counted
28 toward such limitation any lands leased by an individual
29 stockholder, partner or associate thereof who owns ten percent
30 (10%) or less interest in such corporation, partnership or
31 association.

32 (4) Individuals, firms or corporations desiring to lease
33 bottoms shall make application to the department in writing,
34 describing the area to be leased. Applications must include a
35 plat showing the proposed lease area and description of cultch
36 material type and amount to be deployed on the leased area.

37 (5) (a) Any person who qualifies and who desires to lease a
38 part of the bottom or bed of any of the waters of this state as
39 provided in this section shall present to the department a written
40 application, and pay an application fee in the amount of Fifty
41 Dollars (\$50.00). This application shall contain the name and



42 address of the applicant and a reasonably definite description of
43 the location and amount of land covered by water desired by the
44 applicant. The department shall establish a system to determine
45 qualifications of applicants. The department shall prioritize
46 applications based on the following criteria, each of which shall
47 be weighted equally:

48 (i) Experience in oyster reef development;

49 (ii) Experience in oyster cultivation and
50 harvesting;

51 (iii) Whether lease applicant is registered with
52 the U.S. Food & Drug Administration Interstate Certified Shellfish
53 Shippers List for Mississippi, and the length of time the
54 applicant has been registered;

55 (iv) Amount of acreage to be leased; and

56 (v) Evidence of applicant's financial ability to
57 perform cultivation and propagation requirements.

58 The department shall then order an examination to determine
59 whether the water bottoms applied for are leasable.

60 (b) If the applicant is found to be qualified and the
61 area is found to be leasable, the department shall determine the
62 acreage upon which the rent shall be fixed and enter into a lease
63 with the applicant, who shall pay the prorated annual rent in
64 advance for the remainder of the calendar year. If the applicant
65 is not eligible for a lease, the department shall issue a written
66 notice declining the application with specific reasons for same.



67 * * *

68 (* * *c) The department has the authority to
69 reconfigure the lease areas from that requested by the applicant
70 in the manner that promotes maximum utilization of the state's
71 resources. In the event the area requested by the applicant has
72 to be reconfigured, the applicant has the right to refuse the
73 reconfigured area and withdraw their application and receive a
74 refund of their application fee.

75 (* * *d) The department shall require that the bottoms
76 of water areas to be leased be as definable as possible, taking
77 into consideration such factors as the shape of the body of water,
78 permitted areas, and the condition of the bottom as to hardness or
79 softness which would render it desirable or undesirable for the
80 purpose of oyster cultivation.

81 (* * *e) A lease applicant may withdraw a lease
82 application and receive a full refund from the department of all
83 application fees, by submitting a written request for withdrawal
84 to the department within ninety (90) days after the department
85 received the application.

86 (6) Such leases shall be for an initial term of fifteen (15)
87 years, with the lessee having the right of first renewal of the
88 lease for an additional fifteen (15) years, and continue to renew
89 at fifteen-year intervals, at the same ground rental rate so long
90 as lessee actively cultivates and gathers oysters, and complies



91 with the provisions of this chapter. No lease may be transferred
92 without approval by the department of the transfer.

93 (7) The terms of every lease issued hereunder shall ensure
94 the maximum cultivation and propagation of oysters. Throughout
95 the term of every lease issued hereunder, each lessee shall add
96 cultch and make other necessary efforts to ensure the maximum
97 cultivation and propagation of oysters. The department shall
98 promulgate regulations to set forth guidelines for lessees to
99 follow to ensure the maximum cultivation and propagation of
100 oysters under the lease. The lessee shall submit a written report
101 with supporting documentation to the department of efforts to
102 cultivate and propagate oysters for the previous year. If the
103 department finds a lessee is not making efforts to cultivate and
104 propagate oysters, and the lessee fails to take remedial steps to
105 address same, such lease shall be subject to termination as
106 provided for hereunder.

107 (8) The department shall fix a ground rental rate at Three
108 Dollars (\$3.00) per acre per year. The annual rental payments
109 shall be due by December 31 for the next calendar year.

110 (9) Any lessee who pays the rent on or after the first day
111 of January shall pay the rent due plus an additional ten percent
112 (10%) penalty. The failure of the lessee to pay the rent
113 punctually on or before the first of each March, ipso facto and
114 without demand or putting in default, terminates and cancels the
115 lease and forfeits to the department all the works, improvements,



116 betterments, and oysters on the leased water bottom. The
117 department may at once enter on the water bottom and take
118 possession thereof. Such water bottom shall then be open for
119 lease in accordance with subsections (5) through (8) of this
120 section. Ten (10) days thereafter the department shall enter the
121 termination, cancellation, and forfeiture on its books and give
122 public notice thereof by publication in one (1) local paper in the
123 county where the formerly leased water bottoms are located. On or
124 before the first day of each February, the department shall issue
125 a written notice of delinquency by certified mail to each lessee
126 who has not yet paid the rent. The department shall also publish
127 notice of such delinquency on its website.

128 (10) The department shall keep an accurate chart of the
129 areas within its jurisdiction and shall mark on such chart those
130 areas which are under lease. All leases shall be marked by
131 appropriate poles, stakes or buoys of such material as will not
132 injure watercraft, at the expense of the leaseholder. The
133 department shall keep an accurate book, designated "Mississippi
134 Oyster Farms" which shall contain copies of all leases. The
135 department shall maintain a map of designated state-owned, leased
136 areas, and areas available for lease on the department's website.
137 If any lease be cancelled or expire, such fact shall be noted on
138 the face of such lease. Lessees shall be "oyster farmers" for the
139 purposes of any grants, aid, subsidies or other assistance from
140 the federal government or other governmental or private agencies.



141 (11) All funds derived from leasing shall be paid into the
142 Seafood Fund under Section 49-15-17, for use by the department to
143 further oyster production in this state, which includes plantings
144 of oysters and cultch materials.

145 (12) All leases made by the department under the authority
146 of this section shall be subject to the paramount right of the
147 state and any of its political subdivisions authorized by law, to
148 promote and develop ports, harbors, channels, industrial or
149 recreational projects, and all such leases shall contain a
150 provision that in the event such authorized public body shall
151 require the area so leased or any part thereof for such public
152 purposes, that the lease shall be terminated on reasonable notice
153 fixed by the department in such lease. On the termination of any
154 lease, the lessees shall have the right to remove any oysters
155 within the leased area within such time as may be fixed by the
156 department and in accordance with such reasonable rules and
157 regulations as the department may adopt.

158 Any person convicted of taking oysters from leased land or
159 from waters that are not of a safe sanitary quality without a
160 permit as provided in Section 49-15-37 shall, on the first
161 offense, forfeit all equipment used, exclusive of any boat or
162 boats; and be fined not to exceed Two Thousand Dollars (\$2,000.00)
163 or sentenced not to exceed one (1) year in the county jail, or
164 both. Subsequent convictions shall be punishable by forfeiture of
165 all equipment, including any boat or boats; and a fine not to



166 exceed Five Thousand Dollars (\$5,000.00) or not to exceed two (2)
167 years in prison, or both such fine and imprisonment.

168 The department is enjoined to cooperate with the Jackson
169 County Port Authority, the Harrison County Development Commission,
170 the municipal port commission and other port and harbor agencies,
171 so that oyster beds shall not be planted in close proximity to
172 navigable channels. The department or lessee shall have no right
173 of action as against any such public body for damages accruing to
174 any natural reef or leased reef by any necessary improvement of
175 such channel in the interest of shipping, commerce, navigation or
176 other purpose authorized by law.

177 (13) A lessee has the exclusive use of the water bottoms
178 leased and all oysters and cultch grown or placed thereon.
179 However, this exclusive right is subordinate to the rights and
180 responsibilities of the state, any political subdivision of the
181 state, the United States, or any agency or agent thereof, to take
182 action in furtherance of coastal protection, conservation or
183 restoration.

184 (14) In order to protect the health and safety of the
185 residents of the State of Mississippi, the terms and conditions
186 relating to the leasing of bottoms provided in this section shall
187 be fully applicable to any lease executed by the Mississippi
188 Department of Marine Resources prior to April 17, 2023, and the
189 department shall revise any lease issued prior to April 17, 2023,



190 as necessary in order to comply with the provisions of this
191 section.

192 **SECTION 2.** Section 49-15-36, Mississippi Code of 1972, is
193 amended as follows:

194 49-15-36. (1) The Department of Marine Resources shall have
195 full jurisdiction and control of all designated state-owned reefs
196 and oyster bottoms of the State of Mississippi. In no event shall
197 the department designate more than twenty percent (20%) of the
198 permitted areas available as state-owned reefs. Permitted areas
199 not subject to a lease under this chapter shall remain open to the
200 public.

201 (2) State-owned reefs may be opened for harvest of oysters
202 during the season on a rotating basis. If the department
203 determines that a particular reef has been overharvested or that a
204 high percentage of sublegal size oysters exist on a particular
205 reef and that harvest could damage future oyster crops, the
206 department may close designated reef areas and keep them closed
207 during the season.

208 (3) The department shall promulgate regulations regarding
209 the closing of oyster reefs to protect the public health. When
210 that testing indicates the oysters on the closed reef are suitable
211 for consumption, the reef shall be opened for the taking of
212 oysters as soon as notice of that opening may be made to
213 interested parties. The authority to open or close oyster reefs
214 under this chapter shall be solely within the discretion of the



215 department. The Gulf Coast Research Laboratory or other certified
216 laboratory shall cooperate with the department and shall conduct
217 necessary tests to determine the condition of oyster reefs at the
218 request of the department. The department may limit the sale of
219 oysters for human consumption.

220 (4) (a) The department may issue special permits for the
221 purpose of catching oysters outside the open season or in areas
222 not normally open to harvest to those nonprofit organizations that
223 are tax exempt under Section 501(c) of the United States Internal
224 Revenue Code and which have on file with the Department of Revenue
225 a tax exemption letter issued by the United States Internal
226 Revenue Service.

227 (b) The department shall promulgate rules and
228 regulations governing the taking of oysters by the nonprofit
229 organization and shall issue such regulations to all organizations
230 upon request and at the issuance of the special permit.

231 (5) The department shall establish a reasonable period of
232 time for depuration of oysters replanted from restricted waters.
233 That period of time shall be consistent with the maintenance of
234 the public health and may vary from time to time and from one reef
235 to another in accordance with environmental conditions.

236 **SECTION 3.** This act shall take effect and be in force from
237 and after July 1, 2025, and shall stand repealed on June 30, 2025.

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



1 AN ACT TO AMEND SECTION 49-15-27, MISSISSIPPI CODE OF 1972,
2 TO CLARIFY THE AUTHORITY OF THE MISSISSIPPI DEPARTMENT OF MARINE
3 RESOURCES RELATING TO THE APPROVAL OF OYSTER LEASES; TO AMEND
4 SECTION 49-15-36, MISSISSIPPI CODE OF 1972, TO CLARIFY THAT
5 PERMITTED OYSTER LEASE AREAS NOT SUBJECT TO A LEASE SHALL REMAIN
6 OPEN TO THE PUBLIC; AND FOR RELATED PURPOSES.

