MISSISSIPPI LEGISLATURE

By: Senator(s) Berry (By Request), Whaley To: Environment Prot, Cons

and Water Res

SENATE BILL NO. 2013

1 AN ACT TO DECLARE CERTAIN LEGISLATIVE FINDINGS RELATING TO GEOENGINEERING; TO AMEND SECTION 49-17-5, MISSISSIPPI CODE OF 2 3 1972, TO DEFINE THE TERM "GEOENGINEERING" WITHIN THE MISSISSIPPI 4 AIR AND WATER POLLUTION CONTROL LAW; TO AMEND SECTION 49-17-17, 5 MISSISSIPPI CODE OF 1972, TO GIVE THE MISSISSIPPI AIR AND WATER 6 POLLUTION CONTROL COMMISSION AUTHORITY TO ISSUE, MODIFY OR REVOKE 7 ORDERS RELATED TO GEOENGINEERING; TO AMEND SECTION 49-17-19, MISSISSIPPI CODE OF 1972, TO PROHIBIT GEOENGINEERING IN 8 MISSISSIPPI AND TO CREATE PENALTIES FOR VIOLATIONS; AND FOR 9 10 RELATED PURPOSES. 11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 12 SECTION 1. The Legislature finds and declares that: 13 (a) It is documented that the federal government or other entities acting on the federal government's behalf or at the 14 15 federal government's request may conduct geoengineering experiments by intentionally dispersing chemicals into the 16 17 atmosphere, and those activities may occur within the State of Mississippi. 18 The risk to human health and environmental welfare 19 (b) 20 from broad scale geoengineering is currently not well understood. 21 The Mississippi Air and Water Pollution Control (C) 22 Commission, which operates through the Mississippi Department of S. B. No. 2013 ~ OFFICIAL ~ G1/2 25/SS08/R388 PAGE 1 (aakr)

Environmental Quality, is responsible for monitoring air, soil and water quality, and regulating industrial and agricultural emissions into the air, soil and water within the State of Mississippi to ensure the safety of the public, while not impeding on agriculture or commerce within the state.

(d) It is the intent of this Legislature to protect the
public health and welfare of Mississippians while allowing all
authorized activities permitted under state law.

31 SECTION 2. Section 49-17-5, Mississippi Code of 1972, is 32 amended as follows:

49-17-5. For the purposes of Sections 49-17-1 through
49-17-43, the following words and phrases shall have the meanings
ascribed to them in this section:

36 (1) Water.

(a) "Pollution" means such contamination, or other
alteration of the physical, chemical or biological properties, of
any waters of the state, including change in temperature, taste,
color, turbidity, or odor of the waters, or such discharge of any
liquid, gaseous, solid, radioactive, or other substance or leak
into any waters of the state unless in compliance with a valid
permit issued therefor by the Permit Board.

(b) "Wastes" means sewage, industrial wastes, oil field
wastes, and all other liquid, gaseous, solid, radioactive, or
other substances which may pollute or tend to pollute any waters
of the state.

S. B. No. 2013 **~ OFFICIAL ~** 25/SS08/R388 PAGE 2 (aa\kr) 48 (c) "Sewerage system" means pipelines or conduits,
49 pumping stations, and force mains, and other structures, devices,
50 appurtenances and facilities used for collecting or conducting
51 wastes to an ultimate point for treatment or disposal.

52 (d) "Treatment works" means any plant or other works,53 used for the purpose of treating, stabilizing or holding wastes.

(e) "Disposal system" means a system for disposing of
wastes, either by surface or underground methods, and includes
sewerage systems, treatment works, disposal wells and other
systems.

58 "Waters of the state" means all waters within the (f) 59 jurisdiction of this state, including all streams, lakes, ponds, 60 impounding reservoirs, marshes, watercourses, waterways, wells, springs, irrigation systems, drainage systems, and all other 61 bodies or accumulations of water, surface and underground, natural 62 63 or artificial, situated wholly or partly within or bordering upon 64 the state, and such coastal waters as are within the jurisdiction of the state, except lakes, ponds or other surface waters which 65 66 are wholly landlocked and privately owned, and which are not 67 regulated under the Federal Clean Water Act (33 U.S.C. 1251 et 68 seq).

(g) "Underground water" means an underground source of
drinking water as defined within the regulations of the Federal
Safe Drinking Water Act.

72 (2) Air.

S. B. No. 2013 ~ OFFICIAL ~ 25/SS08/R388 PAGE 3 (aa\kr) (a) "Air contaminant" means particulate matter, dust,
fumes, gas, mist, smoke or vapor, or any combination thereof,
produced by processes other than natural.

76 (b) "Air pollution" means the presence in the outdoor 77 atmosphere of one or more air contaminants in quantities, of 78 characteristic, and of a duration which are materially injurious 79 or can be reasonably expected to become materially injurious to 80 human, plant or animal life or to property, or which unreasonably 81 interfere with enjoyment of life or use of property throughout the 82 state or throughout such area of the state as shall be affected 83 thereby.

84 (c) "Air contamination" means the presence in the
85 outdoor atmosphere of one or more air contaminants which
86 contribute to a condition of air pollution.

(d) "Air contamination source" means any source at,
from, or by reason of which there is emitted into the atmosphere
any air contaminant, regardless of who the person may be who owns
or operates the building, premises or other property in, at, or on
which such source is located, or the facility, equipment or other
property by which the emission is caused or from which the
emission comes.

94 (e) "Air-cleaning device" means any method, process or 95 equipment, the primary function of which is to remove, reduce or 96 render less noxious air contaminants discharged into the 97 atmosphere.

98 (f) "Area of the state" means any city or county or 99 portion thereof, or other substantial geographical area of the 100 state as may be designated by the Mississippi Commission on 101 Environmental Quality.

102 (g) "Federal Clean Air Act" means the Federal Clean Air 103 Act, 42 U.S.C. 7401 et seq., as amended.

104 (h) "Geoengineering" means the intentional injection,
105 release or dispersion, by any means, of chemicals, chemical
106 compounds, substances or apparatus within the borders of this
107 state into the atmosphere with the express purpose of affecting
108 temperature, weather or the intensity of the sunlight.

109 (3) General.

(a) "Commission" means the Mississippi Commission on
Environmental Quality acting through the Office of Pollution
Control of the Department of Environmental Quality.

(b) "Person" means the state or other agency or institution thereof, any municipality, political subdivision, public or private corporation, individual, partnership, association or other entity, and includes any officer or governing or managing body of any municipality, political subdivision, or public or private corporation, or the United States or any officer or employee thereof.

120 (c) "Pollution Emergency Fund" means the fund121 established under Section 49-17-68.

S. B. No. 2013 **~ OFFICIAL ~** 25/SS08/R388 PAGE 5 (aa\kr) (d) "General permit" means a permit for categories of sources that involve similar wastes and have similar monitoring requirements and restrictions.

SECTION 3. Section 49-17-17, Mississippi Code of 1972, is amended as follows:

127 49-17-17. The commission shall have and may exercise the 128 following powers and duties:

(a) General supervision of the administration and
enforcement of Sections 49-17-1 through 49-17-43 and Sections
17-17-1 through 17-17-47, and all rules and regulations and orders
promulgated thereunder;

(b) To develop comprehensive programs for the prevention, control and abatement of new or existing pollution of the air and waters of the state;

To advise, consult, cooperate, or enter into 136 (C)137 contracts, grants and cooperative agreements with any federal or 138 state agency or subdivision thereof, other states and interstate agencies, or any public or private institution located inside or 139 140 outside the State of Mississippi, and with affected groups, 141 political subdivisions, and industries in furtherance of carrying 142 out the provisions of Sections 49-17-1 through 49-17-43 and shall 143 have the authority to enter into compacts with any other state or states for the purpose of achieving the objectives of such 144 sections with respect to air and waters, or to authorize the 145

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146 executive director with the approval of the commission to exercise 147 any of the aforementioned powers;

(d) To administer funds allocated to the state's water and air pollution abatement grant program, to accept and administer loans and grants from the federal government and from other sources, public or private, for carrying out any of its functions, which loans and grants shall not be expended for other than the purposes for which provided;

154 To encourage, participate in, or conduct studies, (e) 155 investigations, research and demonstrations relating to air and 156 water quality and pollution and causes, prevention, control and 157 abatement as it may deem advisable and necessary for the discharge 158 of its duties under Sections 49-17-1 through 49-17-43; to make 159 funds available from the Water Pollution Abatement Grant Fund by means of advances to political subdivisions in this state in an 160 161 amount not to exceed one percent (1%) of the estimated project 162 cost as approved by and under such rules and regulations as adopted by the commission for the preparation of project planning 163 164 reports and feasibility analyses; and to exercise such supervision 165 as it may deem advisable and necessary for the discharge of its 166 duties under Sections 49-17-1 through 49-17-43;

(f) To require the repayment of funds made available to a political subdivision under subsection (e) above to the Water Pollution Abatement Grant Fund prior to the receipt of any other funds by any political subdivision providing services to the area

S. B. No. 2013 ~ OFFICIAL ~ 25/SS08/R388 PAGE 7 (aa\kr) and receiving funds provided under Sections 49-17-1 through 49-17-43; any funds made available to any political subdivisions providing services to the area and receiving funds under the provisions of said sections shall be repaid in the same manner as are other funds made available to the political subdivisions under the provisions of said sections;

(g) To collect and disseminate information relating to air and water quality and pollution and the prevention, control, supervision and abatement thereof;

(h) To adopt, modify or repeal and promulgate ambient air and water quality standards and emissions standards for the state under such conditions as the commission may prescribe for the prevention, control and abatement of pollution;

184 To adopt, modify, repeal, and promulgate, after due (i) 185 notice and hearing, and, where not otherwise prohibited by federal 186 or state law, to make exceptions to and grant exemptions and 187 variances from, and to enforce rules and regulations implementing or effectuating the powers and duties of the commission under 188 189 Sections 49-17-1 through 49-17-43 and Sections 17-17-1 through 190 17-17-47, and as the commission may deem necessary to prevent, 191 control and abate existing or potential pollution;

(j) To issue, modify, or revoke orders (1) prohibiting,
controlling or abating discharges of contaminants and wastes into
the air and waters of the state; (2) requiring the construction of
new disposal systems, or air-cleaning devices, or any parts

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196 thereof, or the modification, extension or alteration of existing 197 disposal systems, or air-cleaning devices, or any parts thereof, 198 or the adoption of other remedial measures to prevent, control or 199 abate air and water pollution; * * * (3) setting standards of air 200 or water quality or evidencing any other determination by the 201 commission under Sections 49-17-1 through 49-17-43; and (4) 202 prohibiting all instances of geoengineering in the State of 203 Mississippi;

(k) To hold such hearings, to issue notices of hearing and subpoenas requiring the attendance of such witnesses and the production of such evidence, to administer oaths, and to take such testimony as the commission deems necessary;

(1) To require the prior submission of plans, specifications and other data relative to, and to inspect the construction of, disposal systems, or air-cleaning devices, or any part thereof, in connection with the issuance of such permits or approval as are required by Sections 49-17-1 through 49-17-43;

(m) To require proper maintenance and operation of disposal systems, or air-cleaning devices; and to require the installation and operation of monitoring devices or methods as may be deemed necessary and the maintenance and submission of monitoring and operating records as may be prescribed;

(n) To exercise all incidental powers necessary to carry out the purposes of Sections 49-17-1 through 49-17-43 and Sections 17-17-1 through 17-17-47; and

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221 (\circ) To delegate in such manner as it sees fit the 222 duties and powers relating to air and water quality and pollution control to the agency members presently engaged in the several 223 224 fields of water or air control of pollution. In cases of 225 difference of opinion between such agencies as to their respective 226 field of operation, the commission shall delegate said 227 responsibility to the proper agency, and the commission's action 228 therein shall be final.

Nothing contained in this section shall be deemed to grant to the commission any jurisdiction or authority to make any rule or regulation, recommendation or determination or to enter any order with respect to air conditions existing solely within the property boundaries of commercial and industrial plants, works, or shops or to affect the relations between employers and employees with respect to or arising out of any air condition.

236 SECTION 4. Section 49-17-19, Mississippi Code of 1972, is
237 amended as follows:

238 49-17-19. (1) In order to carry out the purposes of 239 Sections 49-17-1 through 49-17-43, the commission may set ambient 240 standards of air and water quality for the state or portions 241 thereof. Such ambient standards of quality shall be such as to 242 protect the public health and welfare and the present and prospective future use of such air and of such waters for public 243 244 water supplies, propagation of fish and aquatic life and wildlife, recreational purposes, and agricultural, industrial and other 245

246 legitimate uses. Such ambient standards may be amended from time 247 to time as determined to be necessary by the commission. In order to carry out the purposes of Sections 49-17-1 through 49-17-43, 248 249 the commission may also set emission standards for the purpose of controlling air contamination, air pollution and the sources 250 251 thereof. In establishing ambient air quality standards for odor, 252 the commission shall adopt recognized objective standards if they In the absence of a recognized objective ambient air 253 exist. 254 quality standard for odor, the commission may adopt such 255 subjective standards as may be appropriate.

256 In establishing such standards relating to pesticides and 257 commercial fertilizers for underground water, the commission shall adopt federal standards if they exist. If no federal standard 258 259 exists, the commission shall petition the United States 260 Environmental Protection Agency to establish a federal standard 261 for the substance of interest. If the commission determines that 262 a federal standard cannot be obtained within thirty (30) days, it 263 shall consult with the United States Environmental Protection 264 Agency's Office of Drinking Water and Office of Pesticide Programs 265 regarding the agency's conclusion relative to available 266 toxicological information on the substance of interest and on the 267 methodology used for establishing a federal standard. The 268 commission shall utilize this information and methodology to 269 establish a standard. The commission may also consult with and 270 request similar information from other sources.

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271	(2) (a) The commission shall enact regulations to prohibit
272	all instances of geoengineering in the State of Mississippi.
273	(b) Any entity or individual who violates paragraph (a)
274	of this subsection:
275	(i) Has committed a felony and shall pay a fine of
276	not less than Five Hundred Thousand Dollars (\$500,000.00) or be
277	imprisoned for not less than two (2) years, or both;
278	(ii) Shall be guilty of a separate offense for
279	each day during which violative activity has been conducted,
280	repeated or continued; and
281	(iii) Shall be deemed in violation of and subject
282	to the penalties of any other applicable pollution laws of the
283	State of Mississippi.
284	SECTION 5. This act shall take effect and be in force from
285	and after July 1, 2025.