- 1 HB97
- 2 215758-1
- 3 By Representatives Drummond, Gaston, Lee, Sorrells, Lovvorn,
- 4 Sells, Jones (S), Boyd, Warren, Hollis, McClammy, Gray
- 5 and Crawford
- 6 RFD: Transportation, Utilities and Infrastructure
- 7 First Read: 11-JAN-22

215758-1:n:12/06/2021:FC/ma LSA2021-2444 1 2 3 4 5 6 7 Under existing law, the State Oil and Gas 8 SYNOPSIS: Board regulates underground storage facilities for 9 10 natural gas and certain other hydrocarbons not 11 defined as oil. 12 This bill would amend the definition of gas 13 for the purpose of the regulation of underground 14 storage facilities by the board to include carbon 15 oxides, ammonia, hydrogen, nitrogen, and noble 16 gases. 17 This bill would also specify the authority 18 of the board to regulate underground storage 19 facilities, including requiring a bond to insure 20 the performance of any duties relating to an 21 underground storage facility. 22 This bill would also authorize the board to 23 adopt rules providing fees to defray the expenses 24 of the board in regulating underground storage 25 operations. 26 27 A BILL

TO BE ENTITLED
AN ACT
Relating to the State Oil and Gas Board; to amend
Sections 9-17-150 and 9-17-151 of the Code of Alabama 1975, to
further define gas to include certain additional gases for the
purpose of regulation of underground storage facilities by the
board; to further specify the authority of the board to
regulate the operation and abandonment of underground storage
facilities, including the authority to require a bond to
insure the performance of any duties relating to an
underground storage facility; and to authorize the board to
adopt rules providing fees to defray the expenses of the board
in regulating underground storage facilities.
BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
Section 1. Sections 9-17-150 and 9-17-151 of the
Code of Alabama 1975, are amended to read as follows:
"§9-17-150.
"Unless the context otherwise requires, the
following words and terms defined in this section shall have
the following meanings when found in this article:
" (7) (1) CODE. The Code of Alabama 1975, as amended.
"(2) GAS. All natural gas, casinghead gas, <u>carbon</u>
oxides, ammonia, hydrogen, nitrogen, noble gases, and occluded
natural gas found in coal beds, and all other hydrocarbons not
defined as oil in Section 9-17-1(3), except and not including
liquid petroleum gas.

"(6) (3) STATE OIL AND GAS BOARD or BOARD. The State
 Oil and Gas Board of Alabama; and.

"(4) STORAGE FACILITY. Any underground reservoir 3 used or to be used for the underground storage of gas and all 4 5 surface and subsurface rights and appurtenances necessary or 6 useful in the operation of the facility for the underground 7 storage of gas, including any necessary or reasonable buffer 8 zone as designated by the board for the purpose of insuring the safe operation of the storage of gas and to protect the 9 10 storage facility against pollution, invasion, and escape or migration of gas therefrom, together with any and all 11 subsequent extensions thereof. 12

"(5) STORAGE OPERATOR. Any company, person, corporation, partnership, limited partnership, association of persons, municipality, association of municipalities, public utility, gas district, or other entity, authorized by the State Oil and Gas Board pursuant to Section 9-17-152 to operate any storage facility as defined in this section.

19 "(3) (6) UNDERGROUND RESERVOIR. Any subsurface sand, 20 stratum, formation, aquifer, or cavity, cavern or void 21 (whether natural or artificially created), suitable for or 22 capable of being made suitable for the injection and storage 23 of gas therein and the withdrawal of gas therefrom.

24 "(1) (7) UNDERGROUND STORAGE. Storage in an 25 underground reservoir.

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26 "§9-17-151.
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1 "(a) (1) The underground storage of gas which 2 promotes the conservation thereof, which permits the accumulation of large quantities of gas in reserve for orderly 3 withdrawal in periods of peak demand, making gas more readily 4 5 available to commercial, industrial, or residential consumers, 6 or which provides more uniform withdrawal from various gas or 7 oil fields, is in the public interest and welfare of this 8 state, and is for a public purpose.

9 "<u>(2) The underground storage of carbon oxides,</u> 10 <u>ammonia, hydrogen, nitrogen, and noble gases is in the public</u> 11 <u>interest and welfare of this state and is for a public</u> 12 <u>purpose.</u>

13 "(b) The State Oil and Gas Board shall have 14 jurisdiction and authority over all persons and property 15 necessary to administer and enforce effectively the provisions 16 of this article concerning the underground storage of gas. In 17 exercising such jurisdiction and authority, the board shall 18 have and may exercise all powers and authorities granted to it 19 pursuant to Article 1 of this chapter with respect to holding 20 hearings and promulgating adopting and enforcing rules, 21 regulations, and orders.

"(c) In addition to any other authority of the
board, the board shall have jurisdiction and authority to
regulate the operation and abandonment of underground storage
facilities. The board may require reasonable bond, with good
and sufficient surety, or other financial security approved by
the board, conditioned on compliance with any rules or orders

1	of the board relating to underground storage facilities,
2	including the abandonment of underground storage facilities.
3	"(d) The board may adopt rules providing fees and
4	charges to defray expenses of the board in the regulation of
5	the operation and abandonment of underground storage
6	<u>facilities.</u> "
7	Section 2. This act shall become effective on the
8	first day of the third month following its passage and
9	approval by the Governor, or its otherwise becoming law.