

- 1 MT3BHW-1
- 2 By Senator Coleman-Madison
- 3 RFD: Healthcare
- 4 First Read: 21-Mar-23

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4	SYNOPSIS:
5	This bill would require the State Health Officer
6	to issue an advisory regarding the consumption of fish
7	when deemed appropriate.
8	This bill would require the State Health Officer
9	to establish a panel to consider and advise upon fish
10	consumption advisories.
11	This bill would require the Alabama Department
12	of Environmental Management to regularly evaluate fish
13	species for pollutants.
14	This bill would require the Alabama Department
15	of Environmental Management to post signage at access
16	areas adjacent to waters with an active fish
17	consumption advisory.
18	This bill would require the Department of
19	Conservation and Natural Resources to notify fishing
20	license purchasers of active fish consumption
21	advisories.
22	This bill would require holders of National
23	Pollution Discharge Elimination System permits to post
24	signage identifying where pollution is entering the
25	water.
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29	A BILL
30	TO BE ENTITLED
31	AN ACT
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33	Relating to consumption of fishes; to require the State
34	Health Officer to issue advisories concerning fish consumption
35	and to establish a panel to advise on and discuss this issue;
36	to require the Department of Environmental Management to test
37	fishes for pollutants and post signage at water bodies
38	notifying of an active fish consumption advisory; to require
39	the Department of Conservation and Natural Resources to notify
40	fish license purchasers of all active advisories; and to
41	require holders of National Pollution Discharge Elimination
42	System permits to post signage identifying outfalls.
43	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
44	Section 1. This act shall be known and may be cited as
45	the Safe and Healthy Outdoor Recreation Act of 2023.
46	Section 2. The Legislature finds and declares the
47	following:
48	(1) That outdoor recreation, including catching,
49	cooking, and eating fish is a fundamental way of life for
50	countless residents of this state.
51	(2) That all Alabamians should have the right to know
52	whether it is safe to consume the fish they catch.
53	(3) That outdoor recreation-related illnesses stemming
54	from contact with polluted waters and contaminated fish pose a
55	severe public health risk to the people of Alabama.
56	(4) That persons who legally discharge pollutants into



57 state waters owe a duty to the public to provide a clear and 58 concise notification of where such discharge points are 59 located.

60 Section 3. (a) The State Health Officer, in consultation with the Director of the Alabama Department of 61 62 Environmental Management, shall issue a fish consumption 63 advisory when it is reasonable and necessary to protect public 64 health and well-being. The Alabama Department of Public Health shall publish the advisory on its website in a clear and 65 concise manner and maintain a dedicated telephone number to 66 67 provide information related to the advisory.

(b) The State Health Officer shall establish an 68 advisory panel to analyze, develop, and implement the fish 69 70 consumption advisory program. The panel shall consist of, in a 71 number to be determined by the State Health Officer, 72 representatives from the Alabama Department of Public Health, 73 the Alabama Department of Environmental Management, the 74 Department of Conservation and Natural Resources, and any other agency, business, nongovernmental organization, or 75 76 individual the State Health Officer determines appropriate. 77 The panel shall meet at least annually and consider tissue 78 sampling methodologies, water bodies and fish species to be 79 sampled, pollutant toxicity limits, strategies for 80 communicating consumption advisories to the public, and any 81 other subjects relevant to the program.

Section 4. The Alabama Department of Environmental
Management, in consultation with the Alabama Department of
Public Health, shall conduct regular fish tissue monitoring to



85 evaluate safe consumption levels of fish species. The Alabama 86 Department of Environmental Management shall annually publish 87 a report on its website, which shall be made available for 88 public comment, detailing and identifying the methodology and 89 reasoning for evaluating the species and pollutants chosen

90 Section 5. The Alabama Department of Environmental 91 Management shall post signage at any public boat ramp or 92 fishing area adjacent to state waters with an active fish 93 consumption advisory notifying the public of this fact. The signage shall include a picture and the common name of each 94 95 fish species with an active advisory, the recommenced consumption levels for humans of these species, a specific 96 97 warning for pregnant or nursing women, and an internet address 98 and telephone number from which to obtain additional 99 information. The Alabama Department of Environmental 100 Management may work with other state agencies, political 101 subdivisions of the state, nongovernmental organizations, 102 private corporations, or any other organization to implement 103 this subsection.

104 Section 6. The Department of Conservation and Natural 105 Resources shall, with each issuance of an electronic fishing 106 license, notify the licensee of current fish consumption 107 advisories by providing an internet address to access all 108 active advisories online.

109 Section 7. (a) Each holder of a National Pollution 110 Discharge Elimination System permit as required by Chapter 111 335-6-6 of the Alabama Administrative Code shall post signage 112 within a reasonable distance from each discharge point



113 identifying the pollution outfall into the receiving state waters. The signage shall include the permit number, the name 114 115 of the permit holder, the names of the pollutants being 116 discharged, how to obtain more information, and any other 117 information that the Director of the Alabama Department of 118 Environmental Management deems necessary. The signage shall be 119 visible and legible to those on or near the receiving waters. 120 A good faith, documented effort by the permit holder to 121 maintain the signage shall serve as an affirmative defense for its absence. 122

(b) Any holder of a permit issued, modified, or renewed on or after the effective date of this act shall comply with this section immediately. Each existing permit holder shall comply with this section within 90 days after the effective date of this act.

128 (c) A permit holder is exempt from this section if 129 compliance would be inconsistent with any other state or 130 federal law.

Section 8. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.