ACT #2014-439

- 1 SB355
- 2 158969-4
- 3 By Senator Ward
- 4 RFD: Energy and Natural Resources
- 5 First Read: 13-FEB-14



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ENROLLED, An Act,

To amend Sections 11-89C-1, 11-89C-2, 11-89C-4, 11-89C-9, and 11-89C-10 of the Code of Alabama 1975, to provide the governing bodies of all counties or municipalities in the state which are now or may hereafter be subject to regulation pursuant to the Environmental Protection Agency (EPA) municipal separate storm sewer system program the authority to carry out the requirements of the municipal separate storm sewer system program and to provide such governing bodies with the option to establish intercooperative public corporations for efficient compliance with applicable federal and state laws, rules, and regulations relating to discharges into and from municipal separate storm sewers; to codify the Legislature's express intent in enacting Chapter 89C of Title 11 of the Code of Alabama 1975; to limit the jurisdictional scope of local storm water management programs created pursuant to Chapter 89C of Title 11 to include only those sites discharging into municipal separate storm sewer systems; to acknowledge EPA's "maximum extent practicable" standard applicable to its municipal separate storm sewer system program; to adhere to the tenets of Section 111.05 of Article IV of the Constitution of Alabama of 1901, and the

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limited authorities of self-governance conferred upon counties pursuant to Chapters 3 and 3A of Title 11 of the Code of Alabama 1975; to enact as enforceable law the proclamations of the Legislature enumerated in House Joint Resolution 144 (1997), Act 97-931, by expressly limiting the substantive scope of local storm water management programs created and carried out pursuant to Chapter 89C of Title 11 to include only those rules, regulations, and/or aspects that are absolutely required to satisfy the Clean Water Act, as specifically set out in the Code of Federal Regulations, because the federal initiative upon which this regulatory scheme is based is an unfunded mandate; to clarify that the Alabama Department of Environmental Management (ADEM) shall maintain primary permitting and enforcement responsibility for all ADEM NPDES sites and that local storm water management programs shall primarily rely upon ADEM for these functions, to the fullest extent allowed by applicable state and federal laws, rather than subjecting such sites to double regulation; to establish the type of fees, charges, or assessments a governing body and/or a public corporation established pursuant to Chapter 89C shall levy and from whom such fees, charges, or assessments shall be levied; and to exempt discharges originating from any lands and/or facilities owned and/or operated by commission non-jurisdictional electric suppliers, as defined by Section 37-4-140, Code of Alabama

1	1975, by one or more entities under the jurisdiction and
2	supervision of the Alabama Public Service Commission, or such
3	entities' affiliates, from regulation under any local storm
4	water management program and declare that such discharges
5	shall be regulated exclusively by ADEM.
6	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
7	Section 1. Sections 11-89C-1, 11-89C-2, 11-89C-4,
8	11-89C-9, and 11-89C-10 of the Code of Alabama 1975, are
9	amended to read as follows:
10	"§11-89C-1.
11	"(a) The Legislature finds and declares that it is
12	in the public interest and the health, safety, and welfare of
13	the citizens of this state and within the police power of the
14	state, county, and municipal governments to promote effective
15	and efficient compliance with federal and state laws, rules,
16	regulations, and municipal permits relating to storm water
17	discharges into and from municipal separate storm sewers, and
18	to promote and authorize the discovery, control, and
19	elimination, wherever practicable, of that discharge at the
20	local government level.
21	"(b) It is the intention of the Legislature by
22	passage of this chapter to assist the state in its
23	implementation of the storm water laws, and to supplement the
24	authority of the governing bodies of all counties and

municipalities in the state to enable them to implement the storm water laws.

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- "(c) It is further the intention of the Legislature to authorize and promote the intercooperation of the governing bodies in implementing the storm water laws and the purposes of this chapter.
- "(d) It is further the intention of the Legislature to authorize governing bodies to determine the methods and procedures they shall use to carry out the storm water laws and this chapter, to make their respective participation in a public corporation intercooperation program optional, and to adopt policies and procedures pertaining to their responsibilities in the program and the procedure for entry into and exit from the program. It is the intention of the Legislature to grant the governing bodies, whether in the program or acting individually, the enforcement authority needed in order to satisfy the requirements of storm water laws, further, to act by resolution or ordinance enforceable in their respective municipal courts or the district courts and by civil procedures in district and circuit courts, including fines, penalties, damages, and injunction as authorized and appropriate. It is the intention of the Legislature to grant governing bodies the authority to determine their financial needs to fund the administration, operations, and projects of the program, their individual

needs, and the methods to generate and collect the necessary revenue and to authorize the use of the assessment, billing, and collection capabilities and authority of the respective county tax assessors and tax collectors for that purpose. It is the intention of the Legislature that any public corporations created pursuant to this chapter implement an efficient and effective storm water program that promotes the fullest public participation feasible.

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"(e) It is further the intention of the Legislature to limit the jurisdictional scope of local storm water management programs to include only those sites discharging into the municipal separate storm sewer system and, because this federal initiative is an unfunded mandate, to limit the substantive scope of such local programs to include only those rules, regulations, and/or aspects that are absolutely required to satisfy the Clean Water Act, as specifically set out in the Code of Federal Regulations. It is the intention of the Legislature to provide a funding mechanism to aid local storm water management programs in meeting the financial obligations imposed by this unfunded federal mandate provided that the expenses of such programs are restrained by the strict limitations on the scope of the programs to include only those rules, regulations, and/or aspects that are absolutely required to satisfy the Clean Water Act, as specifically set out in the Code of Federal Regulations.

1	"(f) It is further the intention of the Legislature
2	for an individual governing body or public corporation to
3	primarily rely upon ADEM, to the fullest extent allowed by
4	applicable state and federal laws, for the permitting and
5	enforcement of all ADEM NPDES sites rather than subjecting
6	such sites to double regulation.
7	"§11-89C-2.
8	"As used in this chapter, the following words and
9	phrases shall have the following meanings:
10	"(1) GOVERNING BODY. The governing bodies of all
11	Class 1 municipalities within the state and the county
12	governing bodies in which the Class 1 municipalities are
13	located and the governing bodies of all municipalities located
14	within those counties, and where any such municipality is also
15	located partially within an adjoining county, then the
16	governing body of such adjoining county, and which governing
17	bodies are specifically designated in 40 C.F.R. Part 122,
18	Appendices F, G, H, or I or by ADEM pursuant to the authority
19	delegated to it under the Clean Water Act, 33 U.S.C. Section
20	1251 et seq., as of August 8, 1995.
21	"(1) AGRICULTURAL LAND. Any real property classified
22	or assessed as agricultural or forest land for property tax
23	purposes.
24	"(2) COMMERCIAL PROPERTY. Any real property that is
25	not residential property, as defined in this section, or has

1	not specifically been exempted from the fee provisions set out
2	in Section 11-89C-9(d)(1).
3	"(3) GOVERNING BODY. The governing body of a county
4	or municipality in the state which is now or may hereafter be
5	specifically designated in 40 C.F.R. Part 122, including, but
6	not limited to, any appendices or revisions promulgated by EPA
7	in conjunction with any expansion of the agency's municipal
8	separate storm sewer system program (e.g. Phase III, Phase IV,
9	and/or equivalent expansions), or by ADEM pursuant to the
10	authority delegated to it under the Clean Water Act, 33 U.S.C.
11	§1251 et seq.
12	"(4) GREENFIELD. Any real property not previously
13	developed.
14	" $\frac{(2)}{(5)}$ ILLICIT DISCHARGE. Any discharge to a
15	municipal separate storm sewer that is not composed entirely
16	of storm water, except discharges pursuant to an NPDES permit
17	(other than the NPDES permit for discharges from the municipal
18	separate storm sewer) and discharges resulting from fire
19	fighting and emergency management activities.
20	"(3) (6) MEMBER GOVERNING BODY. A governing body
21	that joins a public corporation established pursuant to this
22	chapter.
23	" (4) <u>(7)</u> MUNICIPAL SEPARATE STORM SEWER. A
24	conveyance or system of conveyances, including roads with

1	drainage systems, municipal streets, catch basins, curbs,
2	gutters, ditches, manmade channels, or storm drains:
3	"(i) Owned or operated by a city, town, county,
4	association, or other public body;
5	"(ii) Designed or used for collecting or conveying
6	storm water;
7	"(iii) Which is not a combined sewer; and
8	"(iv) Which is not part of a publicly owned
9	treatment works as defined in 40 C.F.R. §122.2.
10	"(5) (8) PUBLIC CORPORATION. Any public corporation
11	created pursuant to this chapter.
12	"(9) RESIDENTIAL PROPERTY. Any single-family
13	owner-occupied residential property, historic buildings, or
14	sites classified or assessed as Class III property, pursuant
15	to Section 217 of Article XI of the Constitution of Alabama of
16	<u>1901.</u>
17	" $\frac{(6)}{(10)}$ RULE. Any public corporation regulation or
18	standard of general applicability that prescribes or
19	recommends law, procedure or policy for its member governing
20	bodies specifically including all pro forma ordinances,
21	regulations, resolutions, rules, procedures or remedies
22	adopted and recommended by a public corporation.
23	" "(7) (11) STORM WATER DISCHARGE ASSOCIATED WITH
24	INDUSTRIAL ACTIVITY. The discharge from any conveyance which
25	is used for collecting and conveying storm water and which is

1	directly related to manufacturing, processing, or raw
2	materials storage areas at an industrial plant. The term does
3	not include discharges from facilities or activities excluded
4	from the NPDES program under 40 C.F.R. Part 122, but shall
5	include discharges from facilities which are included in the
6	categories of industries listed in 40 C.F.R. §122.26(b)(14)(i)
7	through (xi), inclusive, together with all subsequent
8	categories of industries which may be so designated in 40
9	C.F.R. §122.26(b)(14) by the Environmental Protection Agency
10	(EPA) <u>EPA</u> .
11	" $\frac{(8)}{(12)}$ STORM WATER LAWS. Those provisions of the
12	Clean Water Act, 33 U.S.C. §1251 et seq., together with all
13	other and subsequent applicable federal and state laws, rules,
14	and regulations, as set out in applicable permits, and
15	municipal permits relating specifically to the control of the
16	pollution of storm water discharges to into and from municipal
17	separate storm sewers, but specifically excluding any EPA
18	guidance and/or interpretations of said laws, rules, and/or
19	regulations not promulgated in accordance with the Alabama
20	Administrative Procedure Act or Administrative Procedure Act,
21	<u>5 U.S.C. §500 et seq</u> .
22	"§11-89C-4.
23	"(a) Any When expressly required to comply with
24	storm water laws, any public corporation created pursuant to

this chapter shall have the following powers:

"(1) To establish, maintain, and operate an
organizational structure pursuant to this chapter, its
original or amended certification, and its bylaws or other
rules of procedure, that will enable it to implement the storm
water laws for and on behalf of any governing body that
exercises the option to participate in or with a public
corporation, however, except provided that no new or greater
authorities or powers other than those specifically granted to
the governing bodies are conferred upon any public corporation
formed pursuant to this chapter. Except for the authority
provided in subdivision (20), authority to enforce the storm
water laws is retained wholly and exclusively to the governing
bodies and may not be further delegated to or assumed by the
public corporation, its agents or employees.

- "(2) To establish the procedure by which a member governing body may elect to join the public corporation and by which a member governing body may elect to withdraw from the public corporation.
- "(3) To establish a board of directors to serve as the governing body of the corporation to establish policy and procedure for the corporation. The board shall consist of one representative from each member governing body. The representative shall be the mayor, if the member governing body is a governing body of a municipality, or a county commissioner, if the member governing body is a governing body

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of a county. The board shall designate at least three members, and no more than five members, to serve as an executive committee to perform the executive and administrative functions of the corporation. The executive committee shall include one county commissioner from the largest county member governing body, if there is one, and at least two mayors. If there is no county member governing body, there shall be at least three mayors; or if there are no participating municipalities, there shall be at least three county commissioners, representing different counties. The board shall elect one executive committee member as chair, one as co-chair, and one as secretary. Individual board and executive committee members shall serve without compensation, but shall be entitled to reasonable actual expenses that are properly documented and authorized. All other needed organizational matters, bylaws, rules of procedure, and officers shall be determined by the board of directors.

through loaned, detailed, or assigned employees from the member governing bodies or other entities. Employees directly employed by the public corporation shall be eligible to participate in the employee benefit programs of any member governing body, including insurance and pension programs, upon approval of the executive committee and the subject member governing body.

1	"(5) To enter into contracts with individuals,
2	governing bodies, member governing bodies, governmental
3	agencies, professional associations, corporations,
4	partnerships, and other legal entities to implement the
5	functions of this chapter.
6	"(6) To purchase, lease, license, own, or otherwise
7	acquire real and personal property, including easements,
8	rights of way, and all other interests in land, including
9	municipal separate storm sewers, buildings, and other
10	facilities and equipment.
11	"(7) To construct, operate, maintain, repair, and
12	replace facilities for storm water functions.
13	"(8) To contract with member governing bodies for
14	the construction, improvement, renovation, management, or
15	operation of their municipal separate storm sewer systems.
16	"(9) To purchase or obtain insurance and other
17	appropriate tangibles and intangibles.
18	"(10) To apply for, solicit, and otherwise obtain
19	and receive from any governmental, public, or private source,
20	grants, contributions, and donations, of money, all forms of
21	property, equipment, supplies, services, and labor.
22	"(11) To hold and invest its moneys in all legal
23	forms of investment for fiduciaries.

1	"(12) To salvage, lend, lease, or sell by cash or
2	installment, with or without interest, its lands, interest in
3	land, facilities, equipment, and other property.
4	"(13) To undertake or participate in studies,
5	surveys, analyses, or investigations of storm water runoff and
6	other functions of the storm water laws and this chapter.
7	"(14) To adopt necessary and appropriate policies,
8	procedures, rules, and regulations applicable to the member
9	governing bodies in accordance with EPA and/or ADEM permits
10	and rules and regulations to implement the storm water laws
11	and the functions of in accordance with this chapter.
12	"(15) To develop and hold public hearings on pro
13	forma resolutions or ordinances, or both, which may be adopted
14	by any member governing body to implement this chapter.
15	"(16) To develop pro forma remedies and procedures
16	for the enforcement of resolutions or ordinances, or both,
17	adopted to implement this chapter.
18	"(17) To sue and be sued, except as immunized
19	hereby, in its own name and to appear in all administrative
20	forums.
21	"(18) To establish the cost, charges, fees, or
22	assessments as required of the member governing bodies for
23	participation in the public corporation, necessary to fund the
24	operation, activities, projects, and facilities of the

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corporation.

1	"(19) To <u>In accordance with the provisions of</u>
2	Section 11-89C-10, to establish the procedure for the
3	assessment and collection by the tax assessor and tax
4	collector of the respective counties or other public official
5	performing those functions, of any fees, charges, or
6	assessments levied by a member governing body.

"(20) To authorize any officer, employee, or other agent of the public corporation to enter upon private or public property under the regulatory jurisdiction of one or more of its member governing bodies during normal business hours and upon the presentation of appropriate credentials for the purpose of performing investigations regarding the existence and source of contamination, and determining from the owner or other appropriate individual the methods they will employ to stop, neutralize, remove, or otherwise remedy the contamination. Any officer, employee, or other authorized agent who performs the duties authorized under this section in accordance with provisions hereof shall be immune from arrest and prosecution for trespass in performing any legal duty pursuant to this chapter by presenting identification issued or authorized by the public corporation.

"(21) To do any and all things necessary or convenient to implement and administer this chapter.

"(b) In the development of any rule or procedures for the enforcement of such, any public corporation created pursuant to this chapter shall do all of the following:

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"(1) Set a date and time for a public hearing and afford the public and interested parties an opportunity to offer written comments, and to present testimony and evidence in support of their respective positions as to the proposed resolutions, ordinances, remedies, or procedures and may have counsel to represent them at their own expense. The board of the corporation shall consider fully all written and oral submissions presented. At the conclusion of this hearing and any continuation thereof, the board of the corporation may modify or withdraw such proposals or may adopt such pro forma resolutions, ordinances, remedies, or procedures which are reasonable and supported by evidence from the proposal itself, the public comments submitted thereupon and the public hearing record and which shall be thereafter presented to the member municipal or county governing bodies, or both, for their consideration. Adoption of any rule shall require an affirmative vote of at least two-thirds (2/3) of the members of the board of the corporation. Upon No later than 30 days following the adoption of a rule, the public corporation shall issue a statement reflecting the reasoning and evidence supporting adoption of the rule and an explanation for

rejecting the evidence or assertions made urging modification or withdrawal of the rule.

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- "(2) Give notice of the hearing by publishing in a newspaper of general circulation published within the county in which the corporation members exist at least $\frac{30}{45}$ days prior to the date of the hearing stating the date, time, and location of the hearing, and including either the terms or the substance of the proposals to be considered or a description of the subjects and issues involved, the address of the location where copies of the proposed resolution, ordinances, remedies and procedures may be inspected or copies thereof obtained, and the manner in which interested persons may present their views thereon. Every proposed rule shall be accompanied by a thorough statement identifying and explaining the purpose and support for its adoption. The notice shall also be timely delivered by electronic means (i.e., email notification) to all persons who have made timely request of the corporation in advance for advance electronic notice of any such hearings and timely mailed to all persons who pay the cost of the mailing and who have made timely request of the corporation in advance for advance notice by mail of any such hearings.
- "(3) Make available for public inspection and copying, at cost, any such proposed resolutions, ordinances,

remedies, and procedures at least thirty (30) days prior to the hearing.

"(c) The governing bodies shall satisfy all statutory requirements applicable to the respective governing bodies for adoption of ordinances, including notice and public hearing, before adopting any such pro forma resolutions, ordinances, remedies, and procedure, however, adoption by a member governing body of any ordinance or resolution recommended by the board of the public corporation or authorized by this statute shall require an affirmative vote of at least a majority of the members of the council or commission authorized to adopt such ordinances or resolutions in the governing body.

"\$11-89C-9.

"(a) A governing body may shall proceed under this chapter as a participant in the public corporation or individually, to adopt upon reasonable public notice and following public hearing all necessary rules and regulations by resolution or ordinance to implement this chapter and to specifically regulate and control storm water discharges and eliminate the discharge of pollutants to its municipal separate storm sewers. Provided, however, that all discharges originating from any lands and/or facilities owned and/or operated by one or more entities under the jurisdiction and supervision of the Alabama Public Service Commission are

1	exempted from regulation under any local scolm water
2	management program and shall be regulated exclusively by ADEM.
3	Further, any commission non-jurisdictional electric supplier,
4	as defined by Section 37-4-140, whose service area extends
5	beyond the boundaries of a single municipal or county
6	jurisdiction shall be exempted from the regulation of
7	electrical transmission-related construction activities under
8	any local storm water management program and shall be
9	regulated exclusively by ADEM. The rules and regulations
10	adopted pursuant to this chapter shall be in accordance with
11	those contained in the EPA NFDES program; however, the rules
12	and regulations shall not impose any additional requirements
13	than those mandated by the EPA. In limited to include only
14	those rules, regulations, and/or aspects that are absolutely
1 5	required to satisfy the storm water laws. In establishing
15	reduried to Sacisfy the Scotti Macor Tame, In State Inc.
16	these rules and regulations, an individual governing body or
16	these rules and regulations, an individual governing body or
16 17	these rules and regulations, an individual governing body or public corporation shall, to the fullest extent allowed by
16 17 18	these rules and regulations, an individual governing body or public corporation shall, to the fullest extent allowed by applicable storm water laws, primarily rely upon ADEM for the
16 17 18 19	these rules and regulations, an individual governing body or public corporation shall, to the fullest extent allowed by applicable storm water laws, primarily rely upon ADEM for the enforcement and permitting of discharges to its municipal
16 17 18 19 20	these rules and regulations, an individual governing body or public corporation shall, to the fullest extent allowed by applicable storm water laws, primarily rely upon ADEM for the enforcement and permitting of discharges to its municipal separate storm sewers from sites required to have an ADEM
16 17 18 19 20 21	these rules and regulations, an individual governing body or public corporation shall, to the fullest extent allowed by applicable storm water laws, primarily rely upon ADEM for the enforcement and permitting of discharges to its municipal separate storm sewers from sites required to have an ADEM NPDES permit, rather than subjecting these sites to double

"(1) Control by resolution, ordinance, contract,
order, or similar means the discharge of pollutants to its
municipal separate storm sewers by storm water discharges
associated with industrial activity and the quality of storm
water discharged from sites of industrial activity.

- "(2) Prohibit by resolution, ordinance, order, or similar means illicit discharges to its municipal separate storm sewers.
- "(3) Control by resolution, ordinance, order, or similar means the discharge to its municipal separate storm sewers of spills, dumping, or disposal of materials other than storm water.
- "(4) Control by interagency or intercooperation agreements among the governing bodies and other entities the discharge of pollutants from one portion of its municipal storm water system to another portion.
- "(5) Require compliance with conditions in resolutions, ordinances, contracts, or orders.
- "(6) Enter upon private property under its

 regulatory jurisdiction upon reasonable notice to the owner

 and the person in possession thereof and during normal

 business hours and upon the presentation of appropriate

 credentials for the purpose of performing investigations

 regarding the existence and source of contamination and

 determining from the owner or other appropriate individual the

methods which they will employ to stop, neutralize, remove, or otherwise remedy the contamination, and as needed to determine compliance or non-compliance with permit conditions, including any prohibition of illicit discharges to its municipal separate storm sewers. Any officer, employee, or other authorized agent who performs the duties authorized under this section in accordance with provisions hereof shall be immune from arrest and prosecution for trespass while performing any legal duty pursuant to this chapter by presenting identification issued from the county or municipality authorized by the governing bodies.

- "(b) The governing bodies may develop and adopt common and uniform or partly common and partly uniform resolutions, ordinances, contracts, orders, or similar means in their respective actions and procedures to implement this chapter.
- "(c) Any governing body may join with any other governing body to establish or participate in or with a public corporation, or with any other public corporation, authority, or district authorized by the Legislature to implement this chapter. In furtherance of this objective, any governing body may perform any of the functions and powers provided in Section 11-89C-4 for public corporations, and any function or eligibility requirement provided or required for joining and participating, and to transfer and convey to the public

1	corporation, with or without consideration, any facilities,
2	real or personal property, money, or thing of value, including
3	the services of employees through loan, detail, or assignment.
4	"(d) Any governing body may establish, levy, and
5	impose by resolution or ordinance, any revenue-raising measure
6	within its jurisdiction, including, but not limited to, fees,
7	charges, or assessments, without any referendum unless
8	required by the Constitution of Alabama of 1901, deemed
9	necessary to implement this chapter or to comply with all
10	provisions of storm water laws., subject to the following:
11	"(1) A governing body shall not establish, levy, or
12	impose fees, charges, or assessments from or against owners
13	and/or operators of lands and/or facilities exempted from
14	regulation under any local storm water management program, as
15	set out in Section 11-89C-9(a), owners of greenfields, and/or
16	owners of agricultural land, pursuant to this subpart;
17	"(2) A governing body may only establish, levy, or
18	impose an annual flat fee, charge, or assessment of no more
19	than ten dollars (\$10) from or against owners of residential
20	property, pursuant to this subpart; and
21	"(3) A governing body may only establish, levy, or
22	impose an annual fee, charge, or assessment from or against
23	owners of commercial property of no more than one-half of one
24	cent (\$0.005) per square foot of commercial space on or within
25	the property, pursuant to this subpart, provided that,

regardless of actual square footage of commercial space on	or
within the property, no such annual fee, charge, or assess	ment
shall exceed three thousand dollars (\$3,000). Any such fee	,
charge, or assessment may be levied and collected in any	
manner permissible by law. In addition, any such measure m	ау
include incentive provisions including reductions of waive	r of
all or part of such fee, charge, or assessment where the	
responsible entity constructs, installs, or otherwise empl	oys
or utilizes any structure, service, equipment, or system to	0
reduce or eliminate storm water pollution. Any governing be	ody
may call upon and enter into agreements with the respective	e
tax assessor and tax collector or other public official	
performing the function of the tax assessor and tax collec-	tor
to assess and collect any such fees, charges, or assessmen	ts.

- "(e) Any governing body may establish by resolution or ordinance necessary enforcement measures and procedures for the enforcement of rules, regulations, resolutions, ordinances, or orders through actions before a municipal, district or circuit court of competent jurisdiction, including penalties for violations in accordance with Section 11-45-9.
- "(f) Any governing body may institute a civil suit for damages or injunctive relief, except as limited by Section 11-89C-11 and Section 11-89C-12, in any district or circuit court having jurisdiction for a violation of this chapter.

 Damages may include all costs, expenses, or other losses

resulting directly or indirectly from a violation of any rule, regulation, resolution, ordinance, order, or other provision authorized by this chapter, and may include attorney's fees, court costs, and trial expenses.

"(g) A governing body may do any and all things, whether or not specifically or expressly authorized in this section or chapter, not otherwise prohibited by law, that are necessary and convenient to do individually, and to aid and cooperate with the public corporation or other entity in carrying out the storm water laws and the purposes and intent of this chapter.

"\$11-89C-10.

"(a) The tax assessor and the tax collector, or other public official performing the functions of the tax assessor and tax collector, of every county in this state shall, upon request, implement procedures necessary and appropriate in order to assess and collect the fees, charges, or assessments levied in accordance with Section 11-89C-9(d) by any governing body or member governing body, whether or not related to the value of any land.

"(b) The fees, charges, or assessments shall be a lien upon any land to which it may be levied, and shall be assessed, collected, and enforced as are other ad valorem taxes. Each county collecting such fee, charge, or assessment shall receive a two one percent commission on all amounts

1	levied and	collected	which	shall	be	deposited	to	the	county
2	general fur	nd.							

"(c) On a quarterly basis not later than the 20th day of January, April, July, and October, every governing body shall remit five percent (5%) of all fees collected pursuant to Section 11-89C-9(d) to the Department of Revenue. The Department of Revenue shall timely transfer ninety-five percent (95%) of the fees it receives to the State Treasury to the credit of ADEM to be used exclusively to pay the costs of performing its duties to carry out applicable programs pursuant to the storm water laws. The Department of Revenue shall retain the remaining five percent (5%) of the fees it receives as an administrative collection allowance."

Section 2. Section 11-89C-15 is added to the Code of Alabama 1975, to read as follows:

§11-89C-15.

(a) No later than 365 days after the effective date of the 2014 amendments to this chapter, ADEM shall initiate all actions necessary to revise its applicable regulations to comply with and/or adhere to the 2014 amendments. As soon as practicable following the promulgation of any necessary revisions to its applicable regulations, ADEM shall bring its NPDES permits into conformity with the revised regulatory provisions. ADEM shall timely notify the governing bodies and any existing public corporations formed pursuant to this

chapter of the date upon which the agency completed its obligations pursuant to this subpart.

(b) All governing bodies and any existing public corporations formed pursuant to the provisions of this chapter shall complete all actions necessary to comply with and/or adhere to the 2014 amendments no later than 90 days after the date upon which ADEM fulfilled its obligations pursuant to subpart (a), regardless of when the notice required by subpart (a) is actually received by any governing body or existing public corporation.

Section 3. The provisions of this act are declared to be severable and if any chapter, part, section, paragraph, subparagraph, subdivision, clause, or phrase of this act shall be adjudged to be invalid or unconstitutional by any court of competent jurisdiction, the judgement shall not affect, impair, or invalidate the remainder of this act, but shall be confined in its operation to the chapter, part, section, paragraph, subparagraph, subdivision, clause or phrase of this act that shall be directly involved in the controversy in which such judgment shall have been rendered.

Section 4. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.

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4	President and Presiding Officer of the Senate
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6	Speaker of the House of Representatives
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7 8 9 10 11 12 13	SB355 Senate 19-MAR-14 I hereby certify that the within Act originated in and passed the Senate, as amended. Patrick Harris Secretary
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16 17 18 19	House of Representatives Passed: 03-APR-14
20 21	By: Senator Ward

APPROVED April 10, 2014

TIME

GOVERNOR

Alabama Secretary Of State

Act Num...: 2014-439 Bill Num...: S-355

Recv'd 04/10/14 03:24pmSLF

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I hereby certify that the Resolution as required in Section C of Act No 81-889 was adopted and is attached to the Bill. SB 255. SENATE ACTION

PATRICK HARRIS, Secretary yeas ${\mathscr H}_{}$ nays ${\mathscr O}_{}$ abstain ${\mathscr O}_{}$

I hereby certify that the notice & proof is as required in the General Acts of Alabama, 1975 Act No. 919. attached to the Bill, SB

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PATRICK HARRIS, Secretary

CONFERENCE COMMITTEE

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Senate Conferees

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HOUSE ACTION

2011 DATE:

0010

RD 1 RFD

Commerce + Small Rusiness was This bill having been referred by the acted upon by such committee in session, and returned therefrom to the House with the recommendation that it be REPORT OF STANDING COMMITTEE

Chairperson qns/w Passed, w/amend(s) This act dayof Merch

3-20 DATE:

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DATE.

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RE-COMMITTED

RE-REFERRED Committee I hereby certify that the Resolution as required in Section C of Act No. 81-889 was adopted and is attached to the Bill, JEFF WOODARD,

Clerk

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