By: Holland

To: Agriculture

HOUSE BILL NO. 467 (As Passed the House)

AN ACT TO AMEND SECTIONS 75-40-107 THROUGH 75-40-117, 1 MISSISSIPPI CODE OF 1972, TO PLACE THE MISSISSIPPI BIRD DEALERS LICENSING ACT UNDER THE AUTHORITY OF THE STATE VETERINARIAN AND 2 3 THE BOARD OF ANIMAL HEALTH; TO AMEND SECTION 75-40-103, 4 5 MISSISSIPPI CODE OF 1972, TO REVISE DEFINITIONS; AND FOR RELATED 6 PURPOSES. 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 75-40-103, Mississippi Code of 1972, is 8 amended as follows: 9 75-40-103. For the purposes of this article, the following 10 11 words shall have the meanings ascribed herein unless the context clearly requires otherwise: 12 (a) "Bird dealer" shall mean any person engaged in the 13 14 business of dealing in, purchasing, breeding or offering for sale, whether at wholesale or retail, any exotic or pet birds or birds 15 customarily kept as pets. For purposes of this article, ratites, 16 including the ostrich, the rhea and the emu, are classified as 17 18 commercial birds or livestock and not as exotic or pet birds. (b) <u>"Board" shall mean the Mississippi Board of Animal</u> 19 20 <u>Health</u>. 21 (c) "Person" shall mean any individual, firm, partnership, corporation, estate, trust, fiduciary or other group 22 23 or combination acting as a unit. 2.4 (d) "State Veterinarian" shall mean the officer appointed by the Board of Animal Health as provided by Section 25 26 69-15-7. 27 SECTION 2. Section 75-40-107, Mississippi Code of 1972, is amended as follows: 28

29 75-40-107. Bird dealers' licenses shall be issued by the board for a period of one (1) year and shall be annually 30 31 renewable. The board may establish separate classes of licenses, including wholesale and retail licenses. The board shall fix fees 32 33 for licenses so that the revenue derived therefrom shall 34 approximate the total direct and indirect costs of administering 35 this article; provided, however, that the annual cost of a wholesale license shall not exceed Twenty-five Dollars (\$25.00) 36 37 and the annual cost of a retail license shall not exceed Ten Dollars (\$10.00). 38 SECTION 3. Section 75-40-109, Mississippi Code of 1972, is 39 40 amended as follows: 75-40-109. (1) Every bird dealer shall keep records 41 sufficient to identify: 42 Each exotic or pet bird in his possession or sold 43 (a) 44 by him by species and description; 45 The name, address and telephone number of the (b)

46 person from whom each such bird was acquired and, if such person 47 is a licensed bird dealer, his license number, or if such person 48 is not a licensed dealer, his driver's license number or social 49 security number or federal tax identification number, if any, or 50 other such identification as may be available;

(c) The name, address and telephone number of the person to whom each such bird is transferred and, if that person is a licensed bird dealer, his license number, or, if that person is not a licensed bird dealer, his driver's license number or social security number, if any, or other such identification as may be available; and

57 (d) Any bird which the dealer knows to be or have been58 sick or diseased or to have died.

59 (2) The <u>board</u> may require periodic reports of any or all of
60 the records required by subsection (1) of this section and may
61 require the keeping of additional records. All required records

62 shall be made available for inspection by the <u>board</u>. Failure to 63 keep or make available any required records shall be grounds for 64 revocation of a license.

65 (3) Every bird dealer shall keep all of such records for at66 least one (1) year.

67 SECTION 4. Section 75-40-111, Mississippi Code of 1972, is 68 amended as follows:

69 75-40-111. The * * * State Veterinarian may quarantine, 70 seize and destroy any birds which present a hazard of carrying 71 exotic or untreatable disease as determined by rules and 72 regulations promulgated by the <u>board</u>. The <u>board</u> shall pay an 73 indemnity to the owner of any seized or destroyed birds from any 74 federal funds made available for that purpose or any state funds 75 hereafter appropriated for that purpose.

76 SECTION 5. Section 75-40-113, Mississippi Code of 1972, is
77 amended as follows:

78 75-40-113. The <u>State Veterinarian</u> may make any rules and 79 regulations not inconsistent with this article governing the 80 business of dealing in or the transportation of exotic or pet 81 birds.

82 SECTION 6. Section 75-40-115, Mississippi Code of 1972, is 83 amended as follows:

84 75-40-115. (1) Whenever it may appear to the Commissioner of Agriculture and Commerce or to his agent, either upon 85 investigation or otherwise, that any person has engaged in, or is 86 87 engaging in, or is about to engage in any act, practice or transaction which is prohibited by any law or regulation governing 88 89 activities for which a license from the Board of Animal Health is required by this article, whether or not the person has so 90 91 registered or obtained such a license or permit, the State 92 Veterinarian may issue an order, if he deems it to be in the 93 public interest or necessary for the protection of the citizens of 94 this state, prohibiting such person from continuing such act,

95 practice or transaction or suspending or revoking any such 96 registration, license or permit held by such person.

97 In situations where persons otherwise would be entitled (2) to a hearing prior to an order entered pursuant to subsection (1) 98 99 of this section, the State Veterinarian may issue such an order to 100 be effective upon a later date without hearing unless a person 101 subject to the order requests a hearing within ten (10) days after 102 receipt of the order. Failure to make such request shall 103 constitute a waiver of any provision of law for a hearing. The 104 order shall contain or shall be accompanied by a notice of opportunity for hearing stating that a hearing must be requested 105 106 within ten (10) days of receipt of the notice and order. The order 107 and notice shall be served in person by the State Veterinarian or his agent or by certified mail, return receipt requested. In the 108 109 case of an individual registered with or issued a license or 110 permit by the Board of Animal Health, receipt of the order and 111 notice will be conclusively presumed five (5) days after the mailing of the order by certified mail, return receipt requested, 112 113 to the address provided by such person in his most recent 114 registration or license or permit application.

115 In situations where persons otherwise would be entitled (3) to a hearing prior to an order, the <u>State Veterinarian</u> may issue 116 117 an order to be effective immediately if the State Veterinarian or 118 his agent has reasonable cause to believe that an act, practice or transaction is occurring or is about to occur; that the situation 119 120 constitutes a situation of imminent peril to the public safety or 121 welfare; and that the situation therefore requires emergency The emergency order shall contain findings to this effect 122 action. and reasons for the determination. The order shall contain or be 123 124 accompanied by a notice of opportunity for hearing which may 125 provide that a hearing will be held if and only if a person 126 subject to the order requests a hearing within ten (10) days of 127 the receipt of the order and notice. The order and notice shall

128 be served by the State Veterinarian, or his agent, by certified 129 mail, return receipt requested. In the case of an individual 130 registered with or issued a license or permit by the Board of Animal Health, receipt of the order and notice will be 131 132 conclusively presumed five (5) days after the mailing of the order by certified mail, return receipt requested, to the address 133 provided by such person in his most recent registration or license 134 or permit application. 135

136 (4) Any request for hearing made pursuant to subsections (2) 137 and (3) of this section shall specify: (a) in what respects such person is aggrieved, (b) any and all defenses such person intends 138 139 to assert at the hearing, (c) affirmation or denial of all the 140 facts and findings alleged in the order, and (d) an address to 141 which any further correspondence or notices in the proceeding may 142 be mailed. Upon such a request for hearing, the State 143 <u>Veterinarian</u> shall schedule and hold the hearing, unless postponed 144 by mutual consent, within thirty (30) days after receipt by the State Veterinarian of the request therefor. The State 145 146 Veterinarian shall give the person requesting the hearing notice of the time and place of the hearing by certified mail to the 147 148 address specified in the request for hearing at least fifteen (15) days prior to the time of the hearing. 149

SECTION 7. Section 75-40-117, Mississippi Code of 1972, is amended as follows:

152 75-40-117. (1) The <u>State Veterinarian</u> may institute 153 suits or other legal proceedings in any court of proper venue as 154 may be required for the enforcement of any law or regulation 155 governing activities for which registration with or a license or 156 permit from the <u>board</u> is required by this article.

157 (2) The <u>State Veterinarian</u> may institute an action in any
158 court of proper venue to enforce any order made by him pursuant to
159 the provisions of Section 75-40-115.

160 (3) In cases in which the <u>State Veterinarian</u> institutes a

suit or other legal proceeding to enforce his order, the court 161 may, among other appropriate relief, issue a temporary restraining 162 163 order or a preliminary, interlocutory or permanent injunction 164 restraining or enjoining persons, and those in active concert with 165 them, from engaging in any acts, practices or transactions 166 prohibited by orders of the State Veterinarian or any law or regulation governing activities for which registration with or a 167 168 license or permit from the Board of Animal Health is required. SECTION 8. This act shall take effect and be in force from 169 and after July 1, 2000. 170