By: Holland To: Agriculture

HOUSE BILL NO. 591

1 2 3 4 5 6	AN ACT TO AMEND SECTION 69-1-18, MISSISSIPPI CODE OF 1972, TO REQUIRE OWNERS OF RETAIL FOOD ESTABLISHMENTS TO PAY AN ANNUAL LICENSE FEE TO THE DEPARTMENT OF AGRICULTURE AND COMMERCE; TO REVISE DEFINITIONS; TO INCREASE PENALTIES FOR VIOLATIONS; TO PROVIDE FOR AN INFORMAL ADMINISTRATIVE REVIEW UPON REQUEST OF THE ACCUSED; TO PROVIDE APPEAL PROCEDURES; AND FOR RELATED PURPOSES.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
8	SECTION 1. Section 69-1-18, Mississippi Code of 1972, is
9	amended as follows:
10	68-1-18. (1) The following words and phrases shall have the
11	meanings ascribed herein unless the context clearly requires
12	otherwise:
13	(a) "Potentially hazardous food" means a food that is
14	natural or synthetic and that requires temperature control because
15	it is in a form capable of supporting: the growth of infectious
16	or toxigenic microorganisms; the growth and toxin production of
17	Clostridium botulinum; or in raw shell eggs, the growth of
18	salmonella enteritis. "Potentially hazardous food" includes an
19	animal food (of animal origin) that is raw or heat-treated; a food
20	of plant origin that is heat-treated or consists of raw seed
21	sprouts; and cut melons.
22	(b) "Retail food establishment" means any establishment
23	where food and food products are offered for sale to the ultimate
24	consumer and intended for off-premise consumption. Such food or
25	food products may be exposed to varying degrees of preparation and
26	may often need further preparation or processing after it has been
27	purchased. A retail food establishment does not include:
28	(i) An establishment that offers only prepackaged

29	<u>foods</u>	that	are	not	potentially	<u>hazardous;</u>

- 30 (ii) A produce stand that only offers whole, uncut
- 31 <u>fresh fruits and vegetables;</u>
- 32 (iii) A food processing plant; and
- 33 (iv) A food establishment as defined by the
- 34 <u>Mississippi State Department of Health.</u>
- 35 (2) The commissioner and his agents shall have the
- 36 <u>authority:</u>
- 37 <u>(a) To promulgate rules and regulations establishing</u>
- 38 <u>certain sanitation requirements for retail food establishments;</u>
- 39 (b) To conduct sanitation inspections in retail food
- 40 establishments; and
- 41 (c) To publish the names and addresses of violators and
- 42 <u>such information pertaining to violation(s) of this section as he</u>
- 43 <u>deems appropriate.</u>
- 44 (3) <u>Each retail food establishment</u>, <u>before engaging in</u>
- 45 <u>business</u>, shall obtain a license from the commissioner. Owners of
- 46 more than one (1) retail food establishment must obtain a license
- 47 <u>for each establishment</u>. A license fee of Fifty Dollars (\$50.00)
- 48 must be paid to the department before a license will be issued.
- 49 Application for such license shall be made on forms prescribed and
- 50 <u>furnished</u> by the commissioner. <u>Licenses issued under this</u>
- 51 <u>subsection</u> by the commissioner shall expire on June 30 each year
- 52 and application for renewals thereof shall be made annually before
- 53 the expiration date. Licenses shall not be transferable and
- 54 application must be made for a new license if there is any change
- 55 <u>in location or ownership of the business.</u>
- 56 (4) Any person who violates any provision of this law or the
- 57 regulations adopted hereunder shall be guilty of a misdemeanor,
- 58 and, upon conviction, shall be punished by the imposition of a
- 59 fine not to exceed Five Hundred Dollars (\$500.00) or by
- 60 imprisonment in the county jail for a term not to exceed six (6)
- 61 months, or both.

62 The commissioner may impose administrative penalties for violation of this section. 63 (6) Any person found by the commissioner to be in violation 64 65 of this section may be assessed a penalty in an amount of not more than Five Hundred Dollars (\$500.00) and subsequent violations 66 within a six-month period at a penalty of not more than One 67 Thousand Dollars (\$1,000.00). In addition to, or in lieu of, such 68 penalties the commissioner may suspend or revoke the permit issued 69 to such person under terms of this section. * * * 70 71 (7) When any violation of this section or the rules and regulations promulgated hereunder occurs, or is about to occur, 72 73 that presents a clear and present danger to the public health, 74 safety or welfare requiring immediate action, the commissioner or any of the department's field inspectors, or any other persons 75 authorized by the commissioner, may issue an order to be effective 76 77 immediately before notice and a hearing, that imposes any or all 78 of the following penalties against the accused: (a) a stop sale order on any product in violation of this section; (b) an order to 79 80 seize any product that is not in compliance with this section and require it to be denatured or destroyed under the supervision of 81 82 the department's inspectors; or (c) an order that the retail food 83 establishment or any department within such establishment cease 84 operations until it is in compliance with this section. The order shall be served upon the accused in accordance with Rule 4 of the 85 Mississippi Rules of Civil Procedure or certified mail or it may 86 87 be served by giving a copy of the order to the manager of the retail food establishment or, where no manager is present, an 88 employee of the establishment. The accused shall then have twenty 89 (20) days after service of the order upon him within which to 90 91 request an informal administrative review before the Director of 92 the Bureau of Regulatory Services in the department, or the 93 director's designee, who shall act as reviewing officer. If the 94 accused makes such a request within such time, the reviewing

95	officer shall provide an informal administrative review to the
96	accused within ten (10) days after such request is made. If the
97	accused does not request an informal administrative review within
98	twenty (20) days, then he shall have waived his right to such
99	review. At the informal administrative review, there shall be no
100	court reporter or record made of the proceedings. Each party may
101	present its case in the form of documents, oral statements or any
102	other method. The rules of evidence shall not apply. The
103	reviewing officer's decisions shall be in writing, and it shall be
104	delivered by certified mail. If the accused is aggrieved by the
105	order of the hearing officer, he may appeal to the commissioner
106	for a full evidentiary hearing. Such appeal shall be perfected by
107	filing a notice of appeal with the commissioner within thirty (30)
108	days after the order of the reviewing officer is served on the
109	appealing party. The hearing before the commissioner or his
110	designee shall be held within a reasonable time after the appeal
111	has been perfected. Failure to perfect an appeal within the
112	allotted time shall be deemed a waiver of such right.
113	SECTION 2. This act shall take effect and be in force from
114	and after July 1, 2000.