By: Stogner

To: Agriculture

SENATE BILL NO. 2622 (As Sent to Governor)

AN ACT TO AMEND SECTION $75\mathchar`-27\mathchar`-3$, MISSISSIPPI CODE OF 1972, TO 1 2 REVISE DEFINITIONS UNDER THE WEIGHTS AND MEASURES LAW; TO AMEND 3 SECTION 75-27-19, MISSISSIPPI CODE OF 1972, TO REVISE THE 4 STANDARDS FOR COMMERCIAL WEIGHING AND MEASURING DEVICES; TO AMEND 5 SECTION 75-27-51, MISSISSIPPI CODE OF 1972, TO PROVIDE PENALTIES FOR MISREPRESENTATION OF THE PRICE OF A COMMODITY; AND FOR RELATED 6 7 PURPOSES. 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. Section 75-27-3, Mississippi Code of 1972, is 10 amended as follows:[HS1] 75-27-3. When used in this article: 11 (1) The word "person" * * * means both the plural and 12 singular, as the case demands, and *** * *** include<u>s</u> individuals, 13 14 partnerships, corporations, companies, societies, and associations. 15 The words "weight(s) and (or) measure(s)" * * * 16 (2) means all weights and measures of every kind, all instruments and 17 devices and all electronic systems that employ a laser bar code 18 reader to retrieve product identity, price and other information 19 stored in computer memory, for weighing and measuring, or in the 20 21 computing of any basic charge or payment for products bought or services rendered on the basis of weight or measure or count and 22 23 any appliances and accessories associated with * * * such instruments and devices, except that the term does not include 24 25 meters for the measurement of electricity, gas, or water when the meters are operated in a public utility system, * * * or 26 27 production from oil and gas wells under the supervision of the 28 State Oil and Gas Board. Such electricity, gas, and water * * *

29 meters are hereby specifically excluded from * * * this article, 30 and none of the provisions of this article shall * * * apply to 31 such meters or to any appliances or accessories associated with 32 them.

33 (3) The words "sell" and "sale" * * * means barter and 34 exchange.

35 (4) The term "director" and "deputy director" * * *
36 means, respectively, the State Director of Weights and Measures,
37 who shall be the Commissioner of Agriculture and Commerce, and the
38 Deputy State Director of Weights and Measures, who shall serve as
39 the administrator.

40 (5) The term "inspector" * * * means a state inspector
41 of weights and measures.

42 (6) The term "intrastate commerce" * * * means any and 43 all commerce or trade that is begun, carried on, and completed wholly within the limits of the State of Mississippi, and the 44 phrase "introduced into intrastate commerce" shall be construed to 45 46 define the time and place at which the first sale and delivery of 47 a commodity is made within the state, and delivery being made 48 either directly to the purchaser or to a common carrier for 49 shipment to the purchaser.

50 (7) The term "commodity in package form" * * * means 51 commodity put up or packaged in any manner in advance of sale in 52 units suitable for either wholesale or retail sale, exclusive, 53 however, of an auxiliary shipping container enclosing packages that individually conform to the requirements of this article. 54 An 55 individual item or lot of any commodity not in package form as 56 defined in this section, but on which there is marked a selling 57 price based on an established price per unit of weight or of 58 measure, shall be construed to be commodity in package form. (8) The term "Handbook 44" means the National Institute of 59 Standards and Technology Handbook 44, "Specifications, Tolerances, 60

61 and Other Technical Requirements for Weighing and Measuring

62 <u>Devices."</u>

63 SECTION 2. Section 75-27-19, Mississippi Code of 1972, is
64 amended as follows:[CRG2]

65 75-27-19. The director shall have power to prescribe, after

66 public hearing following due public notice, and issue reasonable 67 regulations for the enforcement of this article, which regulations 68 shall have the force and effect of law. These regulations may include (1) standards of net weight, measure, or count, and 69 70 reasonable standards of fill, for any commodity in package form, 71 (2) rules governing the technical and reporting procedures to be 72 followed and the report and record forms and marks of approval and rejection to be used by inspectors of weights and measures in the 73 discharge of their official duties, and (3) exemptions from the 74 75 sealing or marking requirements of Section 75-27-31 with respect to weights and measures of such character or size that such 76 77 sealing or marking would be inappropriate, impracticable, or 78 damaging to the apparatus in question. These regulations shall 79 include specifications, tolerances, and regulations for weights and measures of the character of those specified in Section 80 81 75-27-23, designed to eliminate from use, without prejudice to 82 apparatus that conforms as closely as practicable to the official 83 standards, those (1) that are not accurate, (2) that are of such 84 construction that they are faulty-that is, that are not reasonably 85 permanent in their adjustment or will not repeat their indications 86 correctly, or (3) that facilitate the perpetration of fraud. The specifications, tolerances, and regulations for commercial 87 weighing and measuring devices, together with amendments thereto, 88 89 as recommended by the National Institute of Standards and Technology and published in * * * Handbook 44 and supplements 90 91 thereto, or in any publication revising or superseding Handbook 92 44, shall be the specifications, tolerances, and regulations for commercial weighing and measuring devices of the State of 93 Mississippi, except insofar as specifically modified, amended, or 94 95 rejected by a regulation issued by the director. For the purposes 96 of this article, apparatus shall be deemed to be "correct" when it 97 conforms to all applicable requirements promulgated as specified 98 in this section; other apparatus shall be deemed to be

99 "incorrect." The division shall levy no charges or fees for the 100 field tests or inspections made under this article; however, the 101 director shall adopt a schedule of fees for calibration and testing services provided by the State Metrology Laboratory. Fees 102 103 collected for such calibration and testing shall be deposited in the State Treasury in the special fund for the Department of 104 105 Agriculture and Commerce. The director shall require persons 106 installing scales with a weight capacity of ten thousand (10,000) 107 pounds or more to secure a permit for each such scale installed, 108 establish a fee not to exceed Fifty Dollars (\$50.00) for such 109 permit and require such person to supply the director with scale 110 and scale foundation blueprints and specifications for each installation before installation of the scale. Applications for 111 permit shall be made on forms prescribed and furnished by the 112 director. The director shall establish and adopt scale pit and 113 114 approach specifications for scales with a capacity of ten thousand 115 (10,000) pounds or more. However, weighing devices with a capacity of ten thousand (10,000) pounds or more used to weigh 116 117 road construction materials shall be exempt from the requirements Such weighing devices for road construction 118 of this article. 119 materials shall have a tolerance of one-half of one percent (1/2 of 1%) in lieu of the requirements of Handbook 44 and shall be 120 121 regulated by the Mississippi Department of Transportation instead 122 of the Department of Agriculture and Commerce. For purposes of this section, the term "road construction materials" shall 123 124 include, but not be limited to, sand, gravel, asphalt, fill dirt, topsoil and concrete. The term "road construction materials" 125 shall not include timber or timber products. 126

127 SECTION 3. Section 75-27-51, Mississippi Code of 1972, is 128 amended as follows:[HS3]

129 75-27-51. Whenever any commodity or service is sold, or is 130 offered, exposed, or advertised for sale, by weight, measure, or 131 count, the price shall not be misrepresented, nor shall the price

132 be represented in any manner calculated or tending to mislead or 133 deceive an actual or prospective purchaser. Whenever an 134 advertised, posted, or labeled price per unit of weight, measure, or count includes a fraction of a cent, all elements of the 135 136 fraction shall be prominently displayed and the numeral or numerals expressing the fraction shall be immediately adjacent to, 137 of the same general design and style as, and at least one-half 138 (1/2) the height and width of the numerals representing the whole 139 140 cent; provided, however, the provisions of this section shall not 141 apply to signs and requirements enumerated in Section 75-55-9, Mississippi Code of 1972. <u>A person who is found guilty of the</u> 142 143 misrepresentation of the price of a commodity or the 144 representation of a price in any manner calculated or tending to mislead or deceive an actual or prospective purchaser shall be 145 assessed a civil penalty by the director or his designee in the 146 147 amount of not less than One Hundred Dollars (\$100.00) for the 148 first offense and not less than One Hundred Dollars (\$100.00) nor more than Five Hundred Dollars (\$500.00) for each subsequent 149 150 offense. Each violation shall constitute a separate offense. The 151 commissioner or his designee shall afford the person an 152 opportunity for a hearing to show cause why the penalty should not 153 be assessed. SECTION 4. This act shall take effect and be in force from 154

155 and after July 1, 2000.