To: Marine Resources

## COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 785

1	AN ACT TO AMEND	SECTION 49-15-3, MISS	SISSIPPI C	ODE OF 1972, TO
2	ADD TO THE LAW WHICH	PROVIDES DEFINITIONS	FOR THE R	EGULATION OF
3	MARINE RESOURCES THE	CLASSIFICATIONS OF A	MARINA; A	ND FOR RELATED
4	PURPOSES.			

- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 6 **SECTION 1.** Section 49-15-3, Mississippi Code of 1972, is
- 7 amended as follows:
- 8 49-15-3. As used in this chapter, the term:
- 9 (a) "Commission" means the Mississippi Commission on
- 10 Marine Resources.
- 11 (b) "Department" means the Department of Marine
- 12 Resources.
- 13 (c) "Domicile" means a person's principal or primary
- 14 place of abode in which a person's habitation is fixed and to
- 15 which the person, whenever absent, has the present intention of
- 16 returning after a departure of absence therefrom, regardless of
- 17 the duration of the absence. The burden of proving domicile in
- 18 the State of Mississippi shall be on the person claiming that
- 19 status. A person holding a current driver's license shall be
- 20 deemed to be domiciled within the state issuing the license. If a
- 21 person does not hold a current driver's license the following
- 22 evidence may be considered in establishing, but is not necessarily
- 23 determinative of domicile: residence for income or other tax
- 24 purposes, homestead exemption receipt or other means prescribed by
- 25 the commission. In the case of minors, domicile of the parents
- 26 shall be used as evidence of the minor's domicile.

- 27 (d) "Game fish" means cobia, also known as ling or
- 28 lemonfish (rachycentron canadum). The cobia is classified as game
- 29 fish.
- 30 (e) "Illegal oysters" means:
- 31 (i) All untagged shell stock;
- 32 (ii) Shell oysters obtained from uncertified shops
- 33 or dealers or from an unlicensed catcher;
- 34 (iii) Oysters obtained from waters not declared
- 35 safe and sanitary by the department, except those oysters caught
- 36 by the commission for re-laying or under private leases pursuant
- 37 to Section 49-15-27;
- 38 (iv) Shucked oysters obtained from uncertified
- 39 shops or repackers.
- 40 (f) "Inspector" means the chief inspector, the
- 41 assistant chief inspector, deputy inspector, bureau director and
- 42 certified enforcement officer employed by the department.
- 43 (g) "Natural reefs" means any bottom under the
- 44 jurisdiction of the commission of one or more acres on which
- 45 oysters grow naturally, or have grown naturally, in a quantity
- 46 sufficient to warrant commercial fishing as a means of livelihood,
- 47 or have been used in such a manner within a period of ten (10)
- 48 years next preceding the time the bottoms may come up for
- 49 determination by the commission.
- 50 (h) "Resident" means a person, firm or corporation that
- 51 is domiciled in this state.
- 52 (i) "Seafood" means all oysters, saltwater fish,
- 53 saltwater shrimp, diamondback terrapin, sea turtle, crabs and all
- 54 other species of marine or saltwater animal life existing or
- 55 living in the waters within the territorial jurisdiction of the
- 56 State of Mississippi.
- 57 (j) "Tonging reefs" means any bottom under the
- 58 jurisdiction of the commission designated by the commission as an

60	provided in Section 49-15-39.		
61	(k) "Marina" means a facility providing mooring spaces		
62	for boats that may provide supplies and services including		
63	electricity, freshwater, fuel, or sewage collection facilities.		
64	(1) "Public marina" means a marina that offers mooring		
65	spaces and docking facilities for lease by the general public.		
66	Public marinas include recreational and commercial marinas, and		
67	they require a "C" for commercial or "I" for industrial use		
68	designation.		
69	(m) "Private single-family or multi-family marina"		
70	means a marina that is part of an adjacent single-family home		
71	subdivision or multi-family condominium or apartment development		
72	that provides mooring spaces and docking facilities restricted for		
73	use by only home owners or tenants of the adjacent development.		
74	Private single-family and multi-family marinas with twelve (12) or		
75	fewer mooring spaces are compatible with a "G" for general use		
76	designation. Private single-family and multi-family marinas with		
77	more than twelve (12) mooring spaces require a "C" for commercial		
78	use designation. Commercial vessels may not be moored in a		

area in which oysters may be taken by use of hand tongs, as

- 80 <u>(n) "Yacht club marina" means a marina that restricts</u>
  81 mooring spaces and docking facilities to members only of a private
- 82 association organization. Yacht clubs require a "C" for
- 83 commercial or "I" for industrial use designation.

private single-family or multi-family marina.

84 **SECTION 2.** This act shall take effect and be in force from 85 and after July 1, 2004.

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