## House Amendments to Senate Bill No. 2887

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

## AMENDMENT NO. 1

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

8 SECTION 1. Section 49-15-313, Mississippi Code of 1972, is
9 amended as follows:

49-15-313. (1) Any resident between the ages of sixteen 10 11 (16) and sixty-five (65) years, as defined in Section 49-7-3, fishing in the marine waters of the state, shall obtain a 12 13 saltwater sports fishing license for a fee of Four Dollars 14 (\$4.00). This license shall be valid in any waters south of Interstate 10. Any resident citizen who is blind, paraplegic or a 15 16 multiple amputee, or who has been adjudged by the Veterans 17 Administration as having a total service-connected disability, or has been adjudged totally disabled by the Social Security 18 19 Administration shall not be required to purchase or have in his 20 possession a saltwater sports fishing license while engaged in 21 such activities. Any resident exempt under this section shall 22 have on his person while fishing proof of residency and age or 23 disability.

The commission shall prescribe the forms, types and fees 24 (2)25 for nonresident saltwater sports fishing licenses except that the fee for a nonresident saltwater sports fishing license shall not 26 27 be less than Twenty Dollars (\$20.00). The commission shall require a nonresident to purchase a nonresident freshwater fishing 28 license and a nonresident saltwater sports fishing license if the 29 30 nonresident's state requires both licenses for a nonresident to fish in its marine waters. 31

32 (3) All resident vessels engaged in charter boat fishing,
33 party boat fishing, head boat <u>fishing</u>, \* \* \* guide boat fishing<u>,</u>

34 or ecotourism shall be issued a separate annual license by the 35 commission at a fee of One Hundred Dollars (\$100.00). All nonresident vessels engaged in charter boat fishing, party boat 36 37 fishing, head boat fishing, \* \* \* guide boat fishing, or ecotourism shall be issued a separate annual license by the 38 39 commission for a fee as provided under Section 49-15-30, Mississippi Code of 1972, but the fee shall be at least Four 40 41 Hundred Dollars (\$400.00). In addition to other requirements for 42 charter license eligibility, captains must show proof of participation in a Department of Transportation approved random 43 44 drug testing program and proof of liability insurance as a charter boat captain. Crew members and customers of the licensed vessels 45 shall not be required to purchase an individual resident or 46 nonresident saltwater fishing license while sponsored by the 47 48 licensed vessels. An operator of a licensed vessel shall be 49 required to report the number of customers to the department as required by the commission and the information shall be kept 50 51 confidential and shall not be released, except to other fisheries management agencies or as statistical data. All nonresident 52 53 vessels engaged in saltwater sport fishing tournaments, not to 54 exceed an aggregate of twenty (20) days per calendar year, shall 55 not be required to purchase an annual license as provided under this subsection. 56

57 (4) The saltwater sports fishing license is required for all58 recreational methods of finfish harvest.

59 (5) Any resident who purchases a lifetime sportsman's 60 license, in accordance with Section 49-7-153, shall be entitled to 61 fish in the marine salt waters of the state and shall be exempt 62 from the purchase of a sport saltwater fishing license.

63 (6) Any person authorized to issue a license may collect and
64 retain, for each saltwater fishing license issued, the additional
65 fee authorized under Section 49-7-17.

66 (7) The fees collected from the sale of resident and67 nonresident saltwater sports fishing licenses shall be deposited

68 into the Seafood Fund and shall be used solely for the management 69 of marine resources.

70 (8) Participants in the Very Special Fishing Olympics are71 exempt from this section.

(9) July 4 of each year is designated as "Free Saltwater
Sports Fishing Day." Any person may saltwater sport fish without
a license on the "Free Saltwater Sports Fishing Day."

(10) The department may exempt participants in an organized fishing event conducted by a qualified nonprofit charitable, governmental or civic organization from the requirements of this section for one (1) day per year if the organization files an exemption application with the department and the application is approved by the department.

81 **SECTION 2.** Section 49-15-3, Mississippi Code of 1972, is 82 amended as follows:

83 49-15-3. As used in this chapter, the term:

84 (a) "Commission" means the Mississippi Commission on85 Marine Resources.

86 (b) "Department" means the Department of Marine87 Resources.

88 (C) "Domicile" means a person's principal or primary 89 place of abode in which a person's habitation is fixed and to 90 which the person, whenever absent, has the present intention of 91 returning after a departure of absence therefrom, regardless of 92 the duration of the absence. The burden of proving domicile in the State of Mississippi shall be on the person claiming that 93 94 status. A person holding a current driver's license shall be deemed to be domiciled within the state issuing the license. If a 95 96 person does not hold a current driver's license the following 97 evidence may be considered in establishing, but is not necessarily determinative of domicile: residence for income or other tax 98 99 purposes, homestead exemption receipt or other means prescribed by the commission. In the case of minors, domicile of the parents 100 shall be used as evidence of the minor's domicile. 101

102 (d) "Ecotourism" means travel on a vessel for hire powered by motor to areas of natural or ecological interest for 103 the purpose of observing nature. 104 "Game fish" means cobia, also known as ling or 105 (e) 106 lemonfish (rachycentron canadum). The cobia is classified as game 107 fish. 108 (f) "Illegal oysters" means: All untagged shell stock; 109 (i) 110 (ii) Shell oysters obtained from uncertified shops 111 or dealers or from an unlicensed catcher; (iii) Oysters obtained from waters not declared 112 safe and sanitary by the department, except those oysters caught 113 by the commission for relaying or under private leases pursuant to 114 115 Section 49-15-27; 116 (iv) Shucked oysters obtained from uncertified 117 shops or repackers. 118 "Inspector" means the chief inspector, the (g) 119 assistant chief inspector, deputy inspector, bureau director and 120 certified enforcement officer employed by the department. "Natural reefs" means any bottom under the 121 (h) jurisdiction of the commission of one or more acres on which 122 123 oysters grow naturally, or have grown naturally, in a quantity 124 sufficient to warrant commercial fishing as a means of livelihood, 125 or have been used in such a manner within a period of ten (10) 126 years next preceding the time the bottoms may come up for 127 determination by the commission. "Resident" means a person, firm or corporation that 128 (i) is domiciled in this state. 129 "Seafood" means all oysters, saltwater fish, 130 (j) 131 saltwater shrimp, diamondback terrapin, sea turtle, crabs and all other species of marine or saltwater animal life existing or 132 133 living in the waters within the territorial jurisdiction of the 134 State of Mississippi. 135 "Tonging reefs" means any bottom under the (k)

136 jurisdiction of the commission designated by the commission as an S. B. 2887  $_{\rm PAGE\ 4}$ 

137 area in which oysters may be taken by use of hand tongs, as 138 provided in Section 49-15-39.

139 SECTION 3. Section 49-15-301, Mississippi Code of 1972, is 140 amended as follows:

141 49-15-301. (1) The Mississippi Commission on Marine 142 Resources is hereby established and full power is vested in the 143 commission to regulate all matters pertaining to all saltwater 144 aquatic life and marine resources. The commission shall 145 administer the Coastal Wetlands Protection Law and the Public 146 Trust Tidelands Act. The power and duties of the commission shall 147 be exercised through the Department of Marine Resources.

On July 1, 2002, the commission shall be reconstituted. 148 (2)149 The terms of the nonseafood industry member and the member of the 150 Commission on Wildlife, Fisheries and Parks shall expire July 1, 151 2002. The remaining five (5) members serving on July 1, 2002 152 shall compose the reconstituted commission and shall continue to serve until the expiration of their terms. The reconstituted 153 154 Mississippi Commission on Marine Resources shall consist of five 155 (5) members to be appointed as follows:

156 The Governor shall appoint five (5) members who (a) shall be residents of Jackson, Harrison and Hancock Counties with 157 the advice and consent of the Senate. The Governor shall appoint 158 159 at least one (1) member from each county but not more than two (2) 160 members from any one (1) county. The members designated in 161 subparagraphs (i), (ii) and (iv) must be a resident of the county where the business he is appointed to represent is located. 162 163 (b) The commission shall be composed as follows: 164 (i) One (1) member shall be a commercial seafood 165 processor. 166 (ii) One (1) member shall be a commercial 167 fisherman. 168 (iii) One (1) member shall be a recreational sports fisherman. 169 (iv) One (1) member shall be a charter boat 170 171 operator.

(v) One (1) member shall be a member of anincorporated nonprofit environmental organization.

(c) Of the initial members appointed by the Governor, the members designated in subparagraphs (i), (ii) and (iii) shall serve for an initial term of two (2) years and one (1) member shall be appointed from each county. The members designated in subparagraphs (iv) and (v) shall serve an initial term of four (4) years. All terms after the initial terms shall be for a period of four (4) years.

(d) Any vacancy in the office of an appointed member of
the commission shall be filled by appointment by the Governor for
the balance of the unexpired term.

184 (3) Each member shall have a demonstrated history of 185 involvement in the matter of jurisdiction for which he is 186 appointed to represent and his employment and activities must not 187 conflict with the matter of jurisdiction represented. A member 188 shall not have a record of conviction of violation of fish and 189 game or seafood laws or regulations within the five (5) years 190 preceding his appointment or a record of any felony conviction. After July 1, 1999, if a member is convicted of a violation of the 191 192 seafood laws during his term, his office shall be deemed vacant 193 and the Governor shall fill the vacancy as provided in this 194 section.

195 (4) The commission shall elect a chairman who shall preside 196 at all meetings of the commission, and the commission shall also 197 elect a vice chairman who shall serve in the absence or inability 198 of the chairman.

(5) Each member shall be paid actual and necessary expenses incurred in attending meetings of the commission and in performing his duties away from his domicile under assignment by the commission. In addition, members shall receive the per diem authorized in Section 25-3-69, Mississippi Code of 1972.

(6) The commission shall adopt rules and regulations
governing times and places of meetings and shall adopt bylaws
governing the manner of conducting its business. Each member

207 shall take the oath prescribed by Section 268 of the Mississippi 208 Constitution of 1890 and shall, before assuming office, enter into 209 bond in the amount of Thirty Thousand Dollars (\$30,000.00), to be 210 approved by the Secretary of State conditioned according to law 211 and payable to the State of Mississippi.

(7) The commission shall not take any action, except by vote in meeting assembled, and such action shall be included in the minutes of the commission. A majority of the members shall constitute a quorum of the commission.

(8) The commission, through the Department of Marine
Resources, shall devise a plan to make licenses available in each
coastal county.

(9) (a) There is hereby created a marine resources technical advisory council composed of the Executive Director of the Gulf Coast Research Lab, or his designee; the Executive Director of the Department of Environmental Quality, or his designee; and the Executive Director of the Department of Wildlife, Fisheries and Parks, or his designee.

(b) The council shall give technical assistance to thecommission.

227 (10) For purposes of this section the following definitions 228 apply:

(a) "Charter boat operator" means an individual who
operates a vessel for hire guiding sports fishermen <u>or ecotourism</u>
<u>trips</u> for a fee and is duly licensed to engage in such activity in
the State of Mississippi.

(b) "Commercial fisherman" means a fisherman who sells, barters or exchanges any or all of his catch or who is paid for attempting to catch marine species, and is duly licensed to engage in commercial fishing.

(c) "Commercial seafood processor" means an individual
who engages in the business of purchasing seafood products and
preparing them for resale and who is duly licensed to engage in
such commercial activity in the State of Mississippi.

(d) "Incorporated environmental nonprofit organization" means an organization duly incorporated in any state as a nonprofit organization and whose stated goals and purposes are the conservation of natural resources.

(e) "Recreational sports fisherman" means an individual
who catches or harvests marine species only for recreation or
personal consumption and not for sale. The individual must
possess a saltwater sports fishing license, be a member of an
incorporated nonprofit sports fishing organization and not possess
a commercial fishing or seafood processor license.

251 **SECTION 4.** This act shall take effect and be in force from 252 and after July 1, 2005.

HR07\SB2887A.J

Don Richardson Clerk of the House of Representatives