Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2952

BY: Committee

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

9 <u>SECTION 1.</u> The purpose of this act shall be to promote the 10 growth and development of the cattle industry in Mississippi 11 through research, advertisement, promotions, education and market 12 development in the absence of any federal programs.

13 <u>SECTION 2.</u> For the purposes of this act, the following terms 14 shall have the meanings ascribed to them herein unless the context 15 clearly indicates otherwise:

16 (a) "Producer" means any person who owns or acquires 17 ownership of cattle, except that a person shall not be considered 18 to be a producer if that person's only share in the proceeds of a 19 sale of cattle or beef is a sales commission, handling fee or 20 other service fee.

(b) "Collecting person" means any livestock dealer
licensed under the Packers and Stockyards Act of 1921, as amended,
who makes payment to a producer for cattle purchased in
Mississippi.

25 (c) "Council" means the "Mississippi Beef Industry26 Council."

HR40/SB2952A. 2J

27

28

(d) "Commissioner" means the Commissioner of Agriculture and Commerce for the State of Mississippi.

29 <u>SECTION 3.</u> (1) The Mississippi Beef Industry Council is 30 created and shall be composed of eighteen (18) members as follows: 31 (a) Seven (7) members appointed by the Mississippi 32 Cattlemen's Association, of whom one (1) shall be a meat scientist

33 or a meat packer;

34 (b) One (1) member appointed by the Mississippi35 Cattlewomen's Association;

36 (c) Five (5) members appointed by the Mississippi Farm 37 Bureau Federation, of whom one (1) shall be a dairy farmer and one 38 (1) shall be a beef retailer;

39 (d) Five (5) members appointed by the Mississippi40 Livestock Marketing Association.

41 Within thirty (30) days after the levy of the national (2) beef promotion and research program established by the "Beef 42 Promotion and Research Act of 1985" is finally adjudicated 43 44 unconstitutional, each organization shall select its members to serve on the council. The members of the council shall meet and 45 46 organize after their appointment and shall select a chairman, vice chairman and secretary-treasurer from the membership of the 47 48 council. The council may establish rules and regulations for the 49 administration of the duties of the council. The minutes of the council shall reflect the votes taken by the council concerning 50 51 any contracts for projects of research, education, advertisement or promotion of the beef industry. 52

53 (3) The chairman, vice chairman and secretary-treasurer 54 shall be bonded in an amount not less than Twenty Thousand Dollars 55 (\$20,000.00). The cost of the bonds shall be paid from the funds 56 received under this act.

57 <u>SECTION 4.</u> (1) Within ninety (90) days after the levy of 58 the national beef promotion and research program established by

05/HR40/SB2952A.2J *HR40 PAGE 2 (MS)

HR40/SB2952A. 2J

59 the "Beef Promotion and Research Act of 1985" is finally 60 adjudicated unconstitutional, the commissioner is authorized to 61 call a referendum allowing producers to vote as to whether an 62 assessment of One Dollar (\$1.00) per head on all cattle sold in 63 the state shall be levied for the purpose of promotion and 64 development of the Mississippi cattle industry.

(a) A cattle producer who owned or produced cattle in
the year immediately preceding the referendum shall be entitled to
cast one (1) vote.

(b) The council shall bear all expenses incurred inconducting a referendum.

(c) If a majority of the producers voting in the referendum vote in favor of the assessment, then a sum of One Dollar (\$1.00) per head shall be levied on all cattle sold in the state. This assessment shall be applicable to all sales made on or after a date specified by the commissioner but no later than ninety (90) days after certification of the results of the election.

(d) The assessment shall be a continuing levy until
either terminated by the council or repealed by a majority vote in
a subsequent referendum.

80 (2) Subsequent referendums:

81 (a) Upon petition by ten percent (10%) of the
82 producers, the commissioner shall call for a subsequent referendum
83 to allow producers to vote on the assessment.

(b) If a referendum fails to receive a majority of
affirmative votes, then the commissioner shall be authorized to
call another referendum in the next succeeding year. No such
referendum shall be held within a period of twelve (12) months
from the date on which the last referendum was held.

89 (3) If this program is terminated as a result of referendum90 vote or for any other reason, collections received prior to the

J*

05/HR40/SB2952A.2J	*HR40/SB2952A. 2.
PAGE 3	
(MS)	

91 last day of the program as designated by the commissioner, will be 92 expended within ninety (90) days in the manner in which the 93 program was operated.

94 (4) The commissioner, with the approval of the council, may
95 promulgate rules and regulations, in accordance with the
96 Mississippi Administrative Procedures Law, as may be necessary to
97 carry out this act.

98 <u>SECTION 5.</u> (1) Each collecting person shall collect and 99 remit the assessments levied by this act in accordance with 100 Section 4 of this act.

101 (2) Each collecting person shall remit all assessments to 102 the council with the required report no later than the fifteenth 103 day of the month following the close of the reporting period.

(a) Assessments collected by the council are not state
funds and will not be required to be deposited in the State
Treasury.

107 (b) Each calendar month shall be a reporting period.
108 The reporting period shall end at the close of business on the
109 last day of the month.

(c) Required report information and forms shall be determined and provided by the council.

112 <u>SECTION 6.</u> (1) The council may accept monetary gifts,
113 donations and grants from public as well as private sources.

114 (2) By July 31 of each year the council shall submit to the 115 commissioner a complete report of all revenues and expenditures 116 that were generated by the administration of this program in a 117 format that has been approved by the commissioner.

(3) Of the monies collected under this program, an amount not to exceed fifteen percent (15%) of the total revenues per year shall be expended on the administrative costs of the program.

121 <u>SECTION 7.</u> (1) Any producer may request and receive a
122 refund of assessments levied on the sale of the producer's cattle.

05/HR40/SB2952A.2J	*HR40/SB2952A. 2J*
PAGE 4	
(MS)	

123 (a) The request may be made only by the producer.

(b) The request must be made to the council in writingwithin forty-five (45) days from the date of sale.

(c) The request must include the name and address of the sale market or purchaser, date of sale, number of head sold and assessed, and proof that the assessment was deducted.

(2) The council shall mail payment of assessment refunds to
the requesting producer within thirty (30) days of receiving the
request.

SECTION 8. (1) Any collecting person, who fails to file a report or pay any assessment within the time required by the commissioner, shall remit to the council a penalty of five percent (5%) of the assessment determined to be due, plus one percent (1%) for each month of delay, or fraction thereof, beginning the first month after the report was required to be filed or the assessment became due.

139 (2) Any collecting person who makes a false claim shall be
140 subject to a civil penalty of not more than One Thousand Dollars
141 (\$1,000.00) payable to the council.

142 (3) Any collecting person required to pay an assessment as 143 provided by this act, who refuses to allow full inspection of 144 their records by the council, or who shall hinder or in any way 145 delay or prevent the inspection of their records is guilty of a 146 misdemeanor and upon conviction shall be punished by a fine not to 147 exceed Five Hundred Dollars (\$500.00).

148 **SECTION 9.** This act shall take effect and be in force from 149 and after its passage.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

1 AN ACT TO AUTHORIZE THE CREATION AND ORGANIZATION OF THE 2 MISSISSIPPI BEEF PROMOTION AND RESEARCH PROGRAM AS A SELF-FINANCED 3 SELF-GOVERNED PROGRAM TO BE ADMINISTERED BY THE MISSISSIPPI BEEF 4 INDUSTRY COUNCIL IN THE EVENT THAT THE NATIONAL BEEF PROMOTIONS 5 AND RESEARCH PROGRAM SHOULD CEASE TO EXIST; TO REQUIRE A 6 7 REFERENDUM ON ASSESSMENTS; TO PROVIDE A PENALTY FOR VIOLATIONS; AND FOR RELATED PURPOSES.