MISSISSIPPI LEGISLATURE

By: Representative Warren

To: Agriculture

HOUSE BILL NO. 585 (As Sent to Governor)

AN ACT TO REENACT SECTIONS 69-21-101 THROUGH 69-21-125, 1 MISSISSIPPI CODE OF 1972, WHICH CREATE THE AGRICULTURAL AVIATION LICENSING LAW OF 2002; TO AMEND SECTION 69-21-127, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF REPEAL OF THOSE REENACTED SECTIONS; AND FOR RELATED PURPOSES. 2 3 4 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: б 7 SECTION 1. Section 69-21-101, Mississippi Code of 1972, is reenacted as follows: 8 9 69-21-101. This article shall be known and cited as the "Agricultural Aviation Licensing Law of 2002." 10 SECTION 2. Section 69-21-103, Mississippi Code of 1972, is 11 reenacted as follows: 12 69-21-103. The purpose of this article is to supervise and 13 14 regulate for the public good all commercial agricultural aerial application within the State of Mississippi and to establish and 15 16 promote a close working relationship between agricultural aerial applicators and the Mississippi Department of Agriculture and 17 Commerce, the licensing of all persons engaged in the aerial 18 19 application of pesticides, poisons, seeds and chemicals, and the 20 registration of all such commercial agricultural aircraft and pilots. It is the intent of the Legislature that the program 21 22 established under this article provide a program of commercial aerial application control within the State of Mississippi 23 sufficient to allow the state to retain delegation from the United 24 States Environmental Protection Agency of the commercial aerial 25 application regulation program created under the Federal 26 27 Insecticide, Fungicide and Rodenticide Act, 7 USCS 136-136y. This article also establishes an administrative hearing procedure for 28

H. B. No. 585 06/HR03/R986SG PAGE 1 (DJ\LH) \*HR03/R986SG\*

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29 the board's use in enforcing the rules and regulations of the 30 board.

31 SECTION 3. Section 69-21-105, Mississippi Code of 1972, is
32 reenacted as follows:

33 69-21-105. As used in this article, the following terms34 shall have the meanings hereinafter ascribed to them:

35 (a) "Board" shall mean the State Board of Agricultural36 Aviation.

37 (b) "Person" shall mean any individual, corporation,
38 firm, partnership, company, trust, association or other legal
39 entity.

40 (c) "Aerial application" means the practice of engaging41 in agricultural aircraft operations for remuneration.

42 (d) "Agricultural aircraft operation" means:

43 (i) Dispensing any pesticide, seed or fertilizer44 by aircraft;

45 (ii) Dispensing any other substance intended for
46 plant nourishment, soil treatment, propagation of plant life, or
47 pest control by aircraft; or

48 (iii) Engaging in dispensing activities directly
49 affecting agriculture, horticulture, or forest preservation by
50 aircraft.

(e) "Aircraft" means any contrivance now known or hereafter invented that is used or designed for navigation of or flight in the air over land and water, and that is designed for or adaptable for use in agricultural aircraft operation.

(f) "Applicator" means any person, as herein defined,
who is licensed under this article to engage in agricultural
aircraft operations.

(g) "Pesticide" means any substance or mixture of substances, except as set forth in Section 69-21-111, intended for defoliating or desiccating plants, or for preventing, destroying, repelling or mitigating any insects, fungi, bacteria, weeds, or H. B. No. 585 \*HRO3/R986SG\* 06/HR03/R986SG

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PAGE 2 (DJ\LH)
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other forms of plant or animal life which the board shall declareto be a pest.

(h) "Pilot" means the operator of an aircraft used in
agricultural aircraft operation; provided, however, a pilot may
also be a person who is licensed as an applicator under the
provisions of this article.

"Insect" means any of the numerous small 68 (i) invertebrate animals generally having the body more or less 69 obviously segmented, for the most part belonging to the Class 70 Insecta, comprising six-legged, usually winged forms, as for 71 72 example, beetles, bugs and flies; and to other classes of arthropods whose members are wingless and usually have more than 73 74 six (6) legs, as for example, spiders, mites, ticks, centipedes and wood lice. 75

(j) "Defoliant" means any substance or mixture of
substances intended for causing the leaves or foliage to drop from
a plant, with or without causing abscission.

79 (k) "Desiccant" means any substances or mixtures of 80 substances intended for artificially accelerating the drying of 81 plant tissues.

82 SECTION 4. Section 69-21-107, Mississippi Code of 1972, is 83 reenacted as follows:

69-21-107. There is hereby created a State Board of 84 Agricultural Aviation composed of five (5) members as follows: 85 86 two (2) licensed applicators to be appointed by the Governor with the advice and consent of the Senate from a list of four (4) 87 88 applicators submitted to the Governor by the Mississippi Agricultural Aviation Association, the Executive Director of the 89 Department of Environmental Quality, or his designee, a registered 90 forester and a licensed engineer with agricultural emphasis to be 91 92 appointed by the Governor with the advice and consent of the 93 Senate. The term of office of one (1) board member shall be one 94 (1) year; the term of office of the second board member shall be \*HR03/R986SG\* 585 H. B. No. 06/HR03/R986SG PAGE 3 (DJ\LH)

two (2) years; the term of office of the third board member shall 95 96 be three (3) years; the term of office of the fourth board member 97 shall be four (4) years as specified by the Governor in his 98 initial appointments to the board. After the initial appointment, 99 succeeding board members shall serve a staggered four-year term of 100 office. The Executive Director of the Department of Environmental 101 Quality, or his designee, shall continue to serve each term by 102 virtue of his office. Each board member shall serve until his 103 successor is appointed.

104 Vacancies on the board shall be filled as herein stated by 105 appointment of the Governor.

A quorum necessary to conduct business shall be a majority of the five (5) board members. Any member who shall not attend three (3) consecutive meetings of the board shall be subject to removal by the Governor. The chairman of the board shall notify the Governor in writing when any such member has failed to attend three (3) consecutive regular meetings.

Each member of the Agricultural Aviation Board shall receive a per diem as is authorized by law and actual expenses as provided by law incidental to attending meetings of the board, and other authorized business as provided by board authorization as spread on the board minutes.

SECTION 5. Section 69-21-109, Mississippi Code of 1972, is reenacted as follows:

119 69-21-109. (1) The board may adopt such rules and regulations as may be necessary to regulate the application of 120 121 chemicals and pesticides according to the time of year, manner, 122 form and area of application, wind velocity and other pertinent factors and may restrict the use of certain chemicals and 123 124 pesticides which create an unusual hazard to the health, safety and welfare of the public. The board shall set professional 125 126 standards for applicators and pilots in the interest of the 127 safety, welfare and general well-being of the public of \*HR03/R986SG\* H. B. No. 585

H. B. NO. 585 06/HR03/R986SG PAGE 4 (DJ\LH) 128 Mississippi and for the protection of the state's fish and 129 wildlife, air, water and soil.

130 (2) The board shall have authority to procure samples of 131 pesticide, seed or fertilizer or of pesticide or fertilizer spray 132 and dust materials before and after they are mixed in order to 133 determine the concentration of the mixtures.

134 (3) The board shall have authority to maintain an office and 135 employ necessary personnel within its budget to carry out the 136 purposes of this article.

137 (4) It shall be the duty of the board, and the board shall 138 have the authority, to enforce this article and all rules and 139 regulations made and adopted in compliance with this article. The 140 board shall not have jurisdiction to determine liability between 141 private parties.

(5) The board or its representatives shall have access to 142 any premises where there is reason to believe that a chemical or 143 144 pesticide is being or has been applied by an applicator, or where 145 any applicator is based, or preparing to apply any of the materials herein stated, for the purpose of enforcement of this 146 147 article. The board shall have authority to inspect equipment used 148 for application of chemicals and pesticides as stated in this 149 article.

The board shall maintain a close liaison and spirit of 150 (6) cooperation with the Mississippi Department of Agriculture and 151 152 Commerce, in the supervision of aerially applied chemicals which are under their jurisdiction as provided by Sections 69-21-7 153 154 through 69-21-15. The board and the Mississippi Department of 155 Agriculture and Commerce shall enter a memorandum of agreement stating their plans to cooperate toward these purposes. 156 In 157 adopting regulations regarding agricultural aircraft operation, in 158 providing training and requiring testing and certification of 159 applicators and in enforcing this article, the board shall strive 160 to regulate and train applicators in a manner that is not

H. B. No. 585 06/HR03/R986SG PAGE 5 (DJ\LH) \*HR03/R986SG\*

161 inconsistent with the training and regulation of ground-based 162 pesticide applicators provided by the Department of Agriculture 163 and Commerce.

164 (7) The board may cooperate with or enter into formal 165 cooperative agreements with any public or private agency or 166 educational institution of this state or any other state or 167 federal agency for the purpose of carrying out the provisions of 168 this article.

169 SECTION 6. Section 69-21-111, Mississippi Code of 1972, is 170 reenacted as follows:

171 69-21-111. Nothing in this article shall be construed as to 172 confer upon the board jurisdiction of the aerial application of 173 hormone-type herbicides which is conferred on the Mississippi 174 Department of Agriculture and Commerce by Sections 69-21-7 through 175 69-21-15.

176 SECTION 7. Section 69-21-113, Mississippi Code of 1972, is 177 reenacted as follows:

178 69-21-113. (1) It shall be unlawful and a misdemeanor for 179 any person to act, operate or do business as an applicator or 180 pilot, or to engage in agricultural aircraft operations, unless 181 such person has an applicator's or pilot's license issued by the 182 board. Such license shall be issued only upon application 183 therefor to the board on a form prescribed by the board. The 184 application shall contain information regarding the applicant's 185 qualifications and proposed operations, and such other information 186 as may be specified by the board.

187 (2) Applicator's and pilot's licenses are not transferable. Licenses shall be effective for a period of one (1) year. Any 188 licensee wishing to have a license renewed must submit an 189 190 application for renewal with the board no later than ninety (90) days before the expiration of the license. If the applicant 191 192 submits a timely and complete application for renewal, and the 193 board, through no fault of the applicant, fails to reissue the \*HR03/R986SG\* H. B. No. 585 06/HR03/R986SG

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PAGE 6 (DJ\LH)
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194 license on or before the expiration date of the existing license, 195 the existing license shall remain in effect until final action on 196 the renewal application is taken by the board. Licenses are 197 subject to modification, revocation or reissuance for cause at any 198 time during the effective dates of the license.

(3) Any person seeking to obtain a license as an applicator in this state shall submit proof of payment of all ad valorem and other taxes which might be applicable on aircraft and other equipment.

203 (4) All persons licensed under the provisions of this 204 article shall be known as registered applicators or pilots, and 205 shall be issued a certificate by the board as proof thereof.

206 SECTION 8. Section 69-21-115, Mississippi Code of 1972, is 207 reenacted as follows:

208 69-21-115. Any person seeking to obtain a license as an 209 applicator in this state shall submit proof of financial 210 responsibility to the board, and upon obtaining a license, such 211 person shall maintain proof of financial responsibility at all 212 times while such license shall be in effect. Proof of financial 213 responsibility may consist of:

(a) The deposit with the board of a surety bond in 214 215 favor of any person or persons who may suffer damage by reason of 216 the operation of an aerial application service, issued by a 217 corporate surety company authorized to do business in this state, 218 which surety bond shall be in an amount not less than the amount of financial responsibility required by the rules and regulations 219 220 of the board. However, the aggregate liability of the surety to 221 all such persons shall not, in any event, exceed the amount of 222 such bond; or

(b) The filing of an insurance policy of an insurer or
surplus line broker authorized to do business in this state
insuring the licensee and any of his agents against liability
resulting from the operation of an aerial application service,
H. B. No. 585 \*HRO3/R986SG\*

06/HR03/R986SG PAGE 7 (DJ\LH) which insurance policy shall be in an amount deemed as acceptable to the board, but not less than Five Thousand Dollars (\$5,000.00).

The board shall establish by rules and regulations the amount of financial responsibility to be required of each licensed applicator, but in no event shall the amount of financial responsibility required be less than Five Thousand Dollars (\$5,000.00).

234 SECTION 9. Section 69-21-117, Mississippi Code of 1972, is
235 reenacted as follows:

69-21-117. Any person who is a nonresident of this state and 236 237 who intends to perform agricultural aircraft operations in the state or as a function of flights originating from a departure 238 239 point within the state shall obtain an applicator's or pilot's 240 license under this article. Nonresident licensees shall designate 241 and maintain a resident agent in this state for service of 242 process, and shall establish and maintain proof of financial 243 responsibility and provide proof of payment of all state taxes as 244 provided in this article and as applied to a resident aerial applicator. Nothing in this article shall be construed to prevent 245 246 the board from issuing reciprocal licenses from other states that 247 recognize and accept registered aerial applicators of the State of 248 Mississippi.

249 SECTION 10. Section 69-21-119, Mississippi Code of 1972, is 250 reenacted as follows:

69-21-119. (1) A fee of not more than Five Hundred Dollars (\$500.00) for each aircraft owned, operated, used and employed in aerial application by an applicator shall be paid to the board for the issuance or required annual renewal of a license for an applicator. Each aircraft shall be identified at all times by a device supplied to the registered applicator by the board. (2) A fee of not more than Two Hundred Fifty Dollars

258 (\$250.00) for each pilot engaged in aerial application shall be 259 paid to the board for the issuance or required annual renewal of a H. B. No. 585 \*HRO3/R986SG\* 06/HR03/R986SG

PAGE 8 (DJ\LH)

260 license for a pilot. Each pilot shall have in his possession at 261 all times an identification card supplied by the board.

All funds collected under the provisions of this article 262 (3) 263 shall be kept in the Treasury of the State of Mississippi and 264 disbursed upon requisitions signed by the chairman of the board. 265 Such funds shall be subject to audit by the Auditor of the State 266 of Mississippi. The board shall furnish a copy of its financial 267 statement and a copy of any proposed license fee adjustments to 268 the State Auditor no later than sixty (60) days after the end of each fiscal year. Such financial statement shall reflect all 269 270 funds collected and all disbursements made under the provisions of 271 this article.

272 SECTION 11. Section 69-21-121, Mississippi Code of 1972, is 273 reenacted as follows:

69-21-121. (1) Any person found by the board to have violated any of the provisions of this article, any rule, regulation or written order of the board or any condition or limitation of a license issued by the board shall be subject to disciplinary action. Disciplinary matters shall be conducted as enforcement proceedings under Section 69-21-129. The board may discipline a violator in the following manner:

(a) By placing him upon probation, the terms of which282 may be set by the board;

(b) By suspending his right to do business as an
applicator or pilot for a time deemed proper by the board;

(c) By revoking, cancelling or suspending his license;
(d) By levying a penalty against him in accordance with
Section 69-21-135; and

(e) By taking any other action in relation to his
license as the board may deem proper under the circumstances.
(2) The board shall suspend the license of an applicator or
pilot for at least one (1) year if either of the following has
occurred:

H. B. No. 585 \*HRO3/R986SG\* 06/HR03/R986SG PAGE 9 (DJ\LH) 293 The board determines that the licensee has (a) 294 committed one or more violations of this article, any rule, regulation or written order of the board or any condition or 295 296 limitation of a license issued by the board on three (3) separate occasions during any twelve-month period, and each of those 297 298 occasions, including singular or multiple violations, has resulted 299 in the issuance of a penalty of One Thousand Dollars (\$1,000.00) 300 or more by the board; or

(b) The board determines that the licensee has committed one or more violations of this article, any rule, regulation or written order of the board or any condition or limitation of a license issued by the board that results in the issuance of a penalty of One Thousand Dollars (\$1,000.00) or more by the board while on probation ordered under subsection (1) of this section.

308 **SECTION 12.** Section 69-21-123, Mississippi Code of 1972, is 309 reenacted as follows:

310 69-21-123. Any person, firm, or corporation having a right of action against an applicator, person, firm, association or 311 312 corporation, or any other person, may bring suit against them or either of them for any damages caused by their negligence of the 313 314 aerial application regulated by the Agricultural Aviation Board, but in no event, however, shall a surety be named in or made a 315 316 party to such action. No action for such damages may be brought 317 or maintained, however, unless the person claiming the damages shall have filed with the Mississippi Department of Agriculture 318 319 and Commerce a written statement claiming that he has been 320 damaged, on a form prescribed by the Mississippi Department of Agriculture and Commerce, within sixty (60) days after the date 321 that the damages occurred and prior to the time that twenty-five 322 323 percent (25%) of a crop damaged shall have been harvested in the 324 event claim concerns a crop. Such statement shall contain, but 325 shall not be limited thereto, the name of the person or persons \*HR03/R986SG\* H. B. No. 585 06/HR03/R986SG

PAGE 10 (DJ\LH)

who operated the aircraft, if known, the permit number of the 326 327 aircraft, if known, the name of the owner or lessee of the land on 328 which the crops are grown and for which damages are claimed, and 329 the date on which it is alleged that the damage occurred. The 330 Mississippi Department of Agriculture and Commerce, is required to 331 prepare a form to be furnished to persons to be used in such cases, and such form shall contain such other requirements as the 332 Mississippi Department of Agriculture and Commerce may deem 333 The Mississippi Department of Agriculture and Commerce, 334 proper. shall, upon receipt of such statement, notify the licensee and/or 335 336 operator of the aircraft, and the owner or lessee of the land or other person who may be charged with the responsibility for the 337 338 damages claimed, and furnish copies of such statements as may be 339 requested. However, notwithstanding any other provisions of this article, any person claiming damages hereunder may give notice to 340 341 the landowner or lessee of the treated crop claiming that he has 342 been damaged within sixty (60) days after the date that the damage 343 occurred and prior to the time that twenty-five percent (25%) of a crop damaged shall have been harvested in the event claim concerns 344 345 a crop, which said notice shall preserve said persons, claiming 346 damages, cause of action.

347 SECTION 13. Section 69-21-125, Mississippi Code of 1972, is 348 reenacted as follows:

69-21-125. (1) Violation of this article, the rules and 349 350 regulations adopted by the board, a condition included in a license issued by the board or an order issued by the board shall 351 352 be a misdemeanor punishable by a fine of not less than One Hundred Dollars (\$100.00) and not more than Five Hundred Dollars 353 (\$500.00), or by imprisonment in the county jail for not more than 354 355 six (6) months, or by both such fine and imprisonment. A 356 violation of this article, the rules and regulations adopted by 357 the board, a condition included in a license issued by the board 358 or an order issued by the board may be cause for the imposition of \*HR03/R986SG\* 585 H. B. No. 06/HR03/R986SG

PAGE 11 (DJ\LH)

359 administrative or civil penalties as allowed by Sections 69-21-129 360 and 69-21-135. Each violation shall constitute a separate 361 offense.

362 (2) In addition to the penalties herein provided, the board 363 is hereby granted the authority to file in any court of competent 364 jurisdiction injunctive proceedings against any person violating 365 the provisions of this article or the rules and regulations 366 promulgated hereunder.

367 (3) The Attorney General, district attorneys, and county 368 attorneys of the state shall assist the board upon its request to 369 carry out the penalty section of this article.

370 SECTION 14. Section 69-21-127, Mississippi Code of 1972, is 371 amended as follows:

372 69-21-127. Sections 69-21-101 through 69-21-125, Mississippi
373 Code of 1972, which create the State Board of Agricultural
374 Aviation and prescribe its duties and powers, shall stand repealed
375 as of June 30, <u>2008</u>.

376 **SECTION 15.** This act shall take effect and be in force from 377 and after <u>its passage</u>.