By: Representative Barnett

To: Wildlife, Fisheries and Parks

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1144

AN ACT TO CREATE THE "MISSISSIPPI BIG GAME INTENSIVE MANAGEMENT FACILITY ACT"; TO ESTABLISH THE LEGISLATIVE FINDINGS AND INTENT OF PROMOTING TOURIST HUNTING IN MISSISSIPPI; TO 3 AUTHORIZE THE MISSISSIPPI COMMISSION ON WILDLIFE, FISHERIES AND 4 PARKS TO REGULATE BIG GAME INTENSIVE MANAGEMENT FACILITIES, TO 5 6 ISSUE PERMITS AND REQUIRE THE PAYMENT OF REASONABLE FEES THEREFOR; TO AMEND SECTIONS 49-7-53, 49-7-58, 49-7-58.1, 49-7-58.2 AND 49-11-29, MISSISSIPPI CODE OF 1972, IN CONFORMITY WITH THE 7 8 PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES. 9

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10
- 11 SECTION 1. This act may be cited as the "Mississippi Big
- Game Intensive Management Facility Act." 12
- SECTION 2. The Legislature finds that it is in the best 13
- public policy interest of the state to create an environment 14
- conducive to business and investment, wherein economic opportunity 15
- 16 and prosperity may flourish through maximizing the travel, hunting
- and tourism opportunities in the state. This act intends to 17
- encourage economic development by promoting tourist-hunting 18
- facilities within the state as means of generating revenue through 19
- the use of the state's abundant natural wildlife resources, native 20
- 21 game animals and the introduction of nonnative game animals to the
- state as an added incentive to promote tourist-hunting resorts. 22
- 23 SECTION 3. The Mississippi Commission on Wildlife, Fisheries
- 24 and Parks, by rule and regulation, shall regulate big game
- intensive management facilities. Such rules and regulations shall 25
- require the issuance of permits and the payment of reasonable fees 26
- therefor. Such rules and regulations shall be adopted and become 27
- effective no later than October 1, 2006. 28
- 29 **SECTION 4.** Section 49-7-53, Mississippi Code of 1972, is
- 30 amended as follows:

- 31 49-7-53. (1) It is unlawful for any railroad, express
- 32 company or common carrier to knowingly receive for shipment or to
- 33 ship any game animals, birds, or fish named in this chapter;
- 34 except that a railroad, express company or common carrier may
- 35 receive and carry game animals, birds or fish when accompanied by
- 36 the hunter killing same and as provided otherwise in this chapter.
- 37 (2) No person or corporation may ship, transport or carry,
- 38 cause to be shipped, transported or carried, or receive for
- 39 shipment, transportation or carriage, or have in his possession
- 40 with intent to ship, transport or carry, or secure the shipment,
- 41 transportation or carriage beyond the limits of this state, any
- 42 game animal, bird or fish, except for the following:
- 43 (a) Rabbits;
- (b) The furs or pelts of beaver, opossum, otter,
- 45 raccoon or other fur-bearing animals during the open season and
- 46 ten (10) days thereafter;
- 47 (c) Skins and sinew of deer and products crafted,
- 48 fashioned or made from deer antlers not in velvet, in accordance
- 49 with rules and regulations promulgated by the Commission on
- 50 Wildlife, Fisheries and Parks; and
- 51 (d) Game fish produced in a legally permitted
- 52 aquaculture facility pursuant to Section 79-22-9.
- 53 (3) The offering or reception by any person or corporation
- 54 within this state of any such birds, animals or fish for shipment
- 55 from this state shall be prima facie evidence that such birds,
- 56 animals or game fish were killed, captured or taken within the
- 57 state. Each game animal, bird or fish in possession, received for
- 58 shipment or transportation, or shipped or transported in violation
- 59 of this section is a separate offense.
- 60 (4) A nonresident licensee during the open season may ship,
- 61 transport or carry from this state any game animal, bird or fish
- 62 lawfully taken but not in excess of the bag and possession limits
- 63 prescribed in Section 49-7-41.

- Such nonresident licensee shall accompany the shipment or 64 65 shall attach to such animals, birds or fish, or any package 66 containing them, an affidavit in a form to be prescribed by the 67 executive director that such animals, birds or fish were lawfully 68 killed or taken by him and are being shipped or transported to his 69 home and are not for sale. A duplicate of such affidavit shall be 70 filed with the transportation company or agent thereof, whose duty 71 it shall be to transmit the same to the executive director within ten (10) days after its receipt. Such affidavit shall be sworn to 72 73 within ten (10) days after its receipt, and shall be sworn to 74 before a person authorized to administer oaths in the state. such purpose, conservation officers and agents of the 75 76 transportation companies are hereby authorized to administer such
- 78 (5) The applicability of the provisions of this section to
 79 operators or patrons of big game intensive management facilities,
 80 as defined and permitted by the commission, shall be governed by
 81 such regulations promulgated by the commission for such
 82 facilities.
- 83 <u>(6)</u> A violation of this section is a Class I violation and 84 is punishable as provided in Section 49-7-141.
- 85 **SECTION 5.** Section 49-7-58, Mississippi Code of 1972, is amended as follows:
- 49-7-58. (1) (a) In addition to the ban on importing
 white-tailed deer under Section 49-7-54, there is hereby imposed a
 temporary moratorium on the importation of elk, red deer, mule
 deer, black-tailed deer and other cervids designated as
- 91 susceptible to chronic wasting disease by the State Veterinarian
- 92 and crosses of any such animals into the State of Mississippi.
- 93 The moratorium on importing such animals shall end upon the
- 94 adoption of chronic wasting disease regulations by the United
- 95 States Department of Agriculture.

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oaths.

- 96 Any person who possesses, buys, imports or 97 transports any cervid that has been imported in the state in 98 violation of the moratorium shall be subject to a Class I penalty 99 under Section 49-7-141. Any person that imports any exotic animal 100 into the state in violation of entry requirements or regulations 101 of the Board of Animal Health or the Department of Wildlife shall be subject to a Class I penalty under Section 49-7-141. 102 agency issuing a permit for cervids or exotic animals within an 103 104 enclosure shall revoke the permit of any person found in violation 105 of the moratorium. If any cervid in an enclosure tests positive 106 for chronic wasting disease or if any cervids within the enclosure have been imported from an area diagnosed with chronic wasting 107 108 disease, then all cervids in the enclosure shall be deemed a 109 threat to native wildlife and to public health and may be killed and disposed of by the state. 110
- It shall be the duty of the Commissioner of Agriculture 111 (2) and Commerce, the Board of Animal Health, the State Veterinarian, 112 113 the Commission on Wildlife, Fisheries and Parks, and the Department of Wildlife, Fisheries and Parks to consult and 114 115 coordinate efforts on matters related to chronic wasting disease, the prevention of the introduction of chronic wasting disease in 116 117 the state and to ensure the health and safety of the public and wildlife. 118
- The Commission on Wildlife, Fisheries and Parks and the 119 (3) 120 Department of Wildlife, Fisheries and Parks shall have plenary authority in matters related to the importation of white-tailed 121 122 deer, white-tailed deer in enclosures, and prevention of the introduction of chronic wasting disease into the native wildlife 123 Such authority shall include the power to exempt big 124 population. game intensive management facilities from the provisions of this 125 126 section should the commission determine that such facility is in 127 compliance with applicable regulations.

- 128 **SECTION 6.** Section 49-7-58.1, Mississippi Code of 1972, is
- 129 amended as follows:
- 49-7-58.1. (1) The owner of any enclosure, other than a big
- 131 game intensive management facility, containing white-tailed deer
- 132 that prevents the free egress of white-tailed deer from the
- 133 enclosed area shall notify and register with the Department of
- 134 Wildlife, Fisheries and Parks. The person shall give his name,
- 135 the location of the enclosure, the acreage within the enclosure,
- 136 and whether any deer have been imported into the state and placed
- 137 in the enclosure, and any other information required by the
- 138 Commissioner on Wildlife, Fisheries and Parks. Reporting or other
- 139 requirements of big game intensive management facilities shall be
- 140 governed by the regulations for those facilities.
- 141 (2) Persons who constructed an enclosure prior to July 1,
- 142 2003, shall have until January 1, 2004, to notify and provide the
- 143 information required under this section. The person shall use
- 144 acceptable hunting and wildlife management practices as may be
- 145 determined by the department.
- 146 (3) The owner of such an enclosure shall comply with any
- 147 testing of white-tailed deer harvested within the enclosure as may
- 148 be required by the department. If chronic wasting disease is
- 149 diagnosed within five (5) miles of the enclosure, the owner of
- 150 such enclosure shall allow department personnel to enter the
- 151 enclosure to utilize lethal collection methods to obtain tissue
- 152 samples for testing. If chronic wasting disease is diagnosed
- 153 within the enclosure, the owner shall allow department personnel
- 154 to enter the enclosure and depopulate the white-tailed deer within
- 155 the enclosure.
- 156 (4) A violation of this section is a Class II violation and
- 157 is punishable as provided in Section 49-7-143. A second or
- 158 subsequent violation of this section is a Class I violation and is
- 159 punishable as provided in Section 49-7-141.

- 160 **SECTION 7.** Section 49-7-58.2, Mississippi Code of 1972, is
- 161 amended as follows:
- 162 49-7-58.2. (1) The Department of Wildlife, Fisheries and
- 163 Parks shall develop and implement a program for inspecting,
- 164 monitoring, testing and preventing chronic wasting disease. The
- 165 Department of Wildlife, Fisheries and Parks is authorized to
- 166 require the chronic wasting disease testing of white-tailed deer
- 167 harvested within any enclosure. If chronic wasting disease is
- 168 diagnosed in white-tailed deer within an enclosure, the department
- 169 is authorized to enter the enclosure and depopulate the
- 170 white-tailed deer within the enclosure, including big game
- 171 intensive management facilities. If chronic wasting disease is
- 172 diagnosed within five (5) miles of the enclosure, the department
- 173 is authorized to enter the enclosure and utilize lethal collection
- 174 methods to obtain tissue samples.
- 175 (2) If a live test for chronic wasting disease is developed,
- 176 the department is authorized to conduct such tests on white-tailed
- 177 deer within any enclosure.
- 178 SECTION 8. Section 49-11-29, Mississippi Code of 1972, is
- 179 amended as follows:
- 180 49-11-29. This chapter shall not apply to the operation of
- 181 fox, coyote and rabbit enclosures as set forth in Section 49-7-34,
- 182 Mississippi Code of 1972, or to the operation of big game
- 183 intensive management facilities as defined and permitted by the
- 184 commission, and shall not be construed to regulate the operation
- 185 of fox, coyote and rabbit enclosures or big game intensive
- 186 management facilities.
- 187 **SECTION 9.** This act shall take effect and be in force from
- 188 and after July 1, 2006.