Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 423

BY: Committee

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

19 <u>SECTION 1.</u> (1) (a) The Mississippi Commission on Wildlife, 20 Fisheries and Parks shall regulate the feeding of wild animals and 21 game birds and shall have plenary authority in matters related to 22 the feeding of wild animals and game birds and taking of wild 23 animals by use of feed.

(b) The commission may allow, restrict or prohibit thetaking of wild animals by use of feed.

(2) The commission may allow the taking of deer by the use of feed on private lands only. The commission may take any action it deems desirable and use its emergency powers to prevent the introduction of disease, to control disease and to manage the taking of deer by the use of feed.

31 (3) The commission may take any action it deems desirable to 32 prevent the introduction of disease, to control disease and to 33 manage the population of wild animals and game birds by use of 34 feed.

35 (4) A violation of this section or any regulation of the 36 commission promulgated to prevent or control disease related to 37 feeding and regulations related to the taking of wild animals by

38 use of feed shall be punishable by a fine of Five Hundred Dollars 39 (\$500.00).

40 (5) This section shall repeal July 1, 2009.

41 <u>SECTION 2.</u> (1) The commission may establish open seasons 42 and bag limits on any wildlife under its jurisdiction provided 43 that the commission must allow no less than thirty-nine (39) days 44 for hunting of deer with dogs unless otherwise provided by 45 statute.

46 (2) This section shall repeal July 1, 2009.

47 SECTION 3. Section 49-7-33, Mississippi Code of 1972, is 48 amended as follows:

49 49-7-33. (1) It is unlawful to hunt, trap or kill any wild 50 bird or wild animal of any kind with the aid of bait, recordings 51 of bird or animal calls, or electrically amplified imitations of 52 calls of any kind, except a person:

53 (a) May use electrically amplified sound devices for54 hunting coyote and crow;

(b) May use liquid scents for any animal or bird; * * *
(c) May use lures for trapping furbearing animals,

57 beaver, coyote, fox and nutria according to regulations adopted by 58 the commission; and

59 (d) May hunt any wild animal with the aid of bait or
60 feed if the commission allows the use of bait or feed under
61 Section 1 of House Bill No. 423, 2007 Regular Session. This
62 paragraph shall repeal July 1, 2009.

63 (2) The commission, in its discretion, may relax the 64 restrictions regarding the use of lures or sound devices if a 65 condition arises or exists, as decided by the State Board of 66 Health or county board of health, that may endanger persons or 67 livestock in a certain community, county or area.

68 * * *

SECTION 4. Section 49-7-41, Mississippi Code of 1972, is 69 70 amended as follows:

71

[Through June 30, 2009, this section shall read as follows:]

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49-7-41. * * * * * * It is unlawful for a nonresident to kill an

74 antlerless deer except: * * * a nonresident may take antlerless 75 deer on lands that the title is vested in the nonresident or on 76 lands that the nonresident has leased the hunting and fishing 77 rights * * * and a nonresident who has a native son or daughter 78 nonresident lifetime sportsman license or a resident lifetime 79 sportsman license may take antlerless deer on private lands, 80 wildlife management areas or national wildlife refuges.

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[After June 30, 2009, this section shall read as follows:]

49-7-41. (1) The commission may set the bag limits for game 83 84 animals, birds and fish, unless the bag limits are established by 85 the Legislature by statute.

(2) (a) The bag limit on antlered deer is one (1) per day, 86 87 not to exceed three (3) per license year. An antlered deer must have antlers of four (4) points or greater to be taken except as 88 89 provided in paragraphs (b) and (c) of this subsection.

90 (b) Any antlered deer may be taken by permit when it is 91 necessary to manage deer on lands under the deer management assistance program or wildlife management areas. A written 92 93 management justification issued by the Department of Wildlife, 94 Fisheries and Parks must accompany any request for such a permit. 95 Any antlered deer harvested under this permit must be identified with a tag immediately upon possession. Antlered deer taken by 96 permit shall not be subject to the daily bag limit or the annual 97 98 bag limit on antlered deer. The department shall include a report on permits issued, to whom issued and deer harvested in the 99 100 department's annual deer program report.

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101 (c) One (1) antlered deer with less than four (4)
102 points may be taken per license year on private lands by a person
103 less than sixteen (16) years old.

(3) (a) The bag limit on antlerless deer is one (1) per
day, not to exceed three (3) per license year; except that two (2)
additional antlerless deer per license year may be taken with a
bow and arrow. Antlerless deer may be taken only in the areas
prescribed by order of the commission. It is illegal to take a
spotted fawn in any season.

110 (b) It is unlawful for a nonresident to kill an 111 antlerless deer except: (i) a nonresident may take antlerless deer on lands that the title is vested in the nonresident or on 112 113 lands that the nonresident has leased the hunting and fishing rights; or (ii) a nonresident who has a native son or daughter 114 115 nonresident lifetime sportsman license or a resident lifetime 116 sportsman license may take antlerless deer on private lands, 117 wildlife management areas or national wildlife refuges.

118 (4) The bag limit on antlerless deer set by this section 119 shall not apply to private lands under the deer management 120 assistance program or the fee-based antlerless program as approved 121 by the department.

122 SECTION 5. Section 49-7-30, Mississippi Code of 1972, is 123 amended as follows:

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[Through June 30, 2009, this section shall read as follows:]

125 49-7-30. The <u>commission shall set the</u> season for taking
126 nongame gross fish * * *.

127 [After June 30, 2009, this section shall read as follows:] 128 49-7-30. The season for taking nongame gross fish by hand or 129 rope shall be from May 1 to July 15.

130 SECTION 6. Section 49-7-31, Mississippi Code of 1972, is 131 amended as follows:

132 [Through June 30, 2009, this section shall read as follows:]

133 49-7-31. * * * The <u>commission shall set the season on deer.</u>
134 * * *

135[After June 30, 2009, this section shall read as follows:]13649-7-31. (1) The open season on deer shall be as follows:137(a) With bow and arrow: October 1 through the Friday138prior to Thanksgiving.

139 (b) With guns and with dogs: From the Saturday prior140 to Thanksgiving through December 1.

141 (c) With primitive weapons and without dogs: December142 2 through December 15.

(d) With guns and without dogs: December 16 through December 23. However, the commission may allow hunting statewide or in specific areas with any legal weapon which it may designate without dogs after the end of the last season for hunting deer with guns and with dogs, but the season with legal designated weapons and without dogs shall not extend beyond January 31.

149 (e) The commission shall establish an extended season 150 with primitive weapons and bow and arrow without dogs from 151 February 1 through February 15 for the area south of U.S. Highway 152 84 and east of Mississippi Highway 35 only for legal bucks. Any 153 antlered deer taken in this area during any open season under this 154 section must be a legal buck as defined in this paragraph. For 155 purposes of this paragraph, the term "legal buck" means a deer 156 with antlers of four (4) points or more with a minimum inside 157 spread of ten (10) inches or a minimum main beam length of 158 thirteen (13) inches. The commission may delay the opening date 159 and change the length of bow and arrow season in paragraph (1)(a) 160 in this area.

161 (f) With guns and with dogs: December 24 through a 162 date fixed by the commission that will provide a total of 163 thirty-nine (39) days of hunting deer with guns and with dogs when

164 added to the number of days provided for hunting deer with guns 165 and with dogs in paragraph (b).

166 (2) The commission may set and regulate the deer seasons on167 wildlife management areas which it administers.

(3) (a) The commission may allow the harvesting of antlerless deer in the districts or zones upon the recommendation of the executive director based upon good and substantial quantitative data and research evaluations that demonstrate that the harvesting is necessary to properly manage the herd.

(b) The commission, only upon the recommendation of the executive director, may allow the harvesting of antlerless deer during the deer season with guns and with dogs by a majority vote of the commission.

(c) Nothing in this subsection prohibits the harvesting of either-sex deer by landowners or leaseholders on private lands under a deer management program prescribed or approved by the executive director.

(4) The commission may provide a special permit for the harvesting of deer when they are depredating and destroying crops. The department shall supervise the harvesting and provide for the salvaging of the meat of the animals. The commission may authorize the department to assist any farmer in this state, who sustains crop damage by wildlife, in eradication of the problem wildlife.

188 SECTION 7. Section 49-7-31.2, Mississippi Code of 1972, is 189 amended as follows:

190[Through June 30, 2009, this section shall read as follows:]19149-7-31.2. The commission shall set the season on game192birds.

193 * * *

194 [After June 30, 2009, this section shall read as follows:]

195 49-7-31.2. The open season for game birds shall be as 196 follows:

197 (a) On bobwhite quail: The season shall open on
198 Thanksgiving Day and run through the first Saturday in March next
199 following.

200 (b) On pheasant: There shall be no open season on201 pheasant.

(c) On wild turkey: The commission may fix the spring
season between March 1 and May 15. In addition, the commission
may fix special fall either-sex seasons.

(d) On migratory birds: The open season for migratory
birds shall be the season prescribed by the Federal Migratory Bird
Treaty regulations.

208 **SECTION 8.** Section 49-7-31.3, Mississippi Code of 1972, is 209 amended as follows:

210 [Through June 30, 2009, this section shall read as follows:]

211 49-7-31.3 The commission shall set the season on game

212 <u>animals.</u>

213 * * *

214 [After June 30, 2009, this section shall read as follows:]
215 49-7-31.3. The open season on game animals except deer shall
216 be as follows:

217 (a) On squirrel:

(i) Zone 1: For areas north of Highway 82 plus
those portions of Sunflower County and Washington County south of
Highway 82 the season shall open on the Saturday nearest October 1
and run through February 28.

(ii) Zone 2: For areas between Highway 82 and
Highway 84, plus such portions of the state south of Highway 84
and west of Interstate 55, the season shall open on the Saturday
nearest October 15 and run through February 28.

226 (iii) Zone 3: For areas south of Highway 84 and east of Interstate 55 the season shall open on the last Saturday 227 in October and run through February 28. 228

229 (b) On rabbits: The season shall open on the Saturday 230 nearest October 15 and run through February 28 next following, and 231 when rabbits are depredating or destroying crops, the owner of the crops or his tenants may shoot the rabbits with guns. 232

SECTION 9. Section 49-7-31.4, Mississippi Code of 1972, is 233 234 amended as follows:

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[Through June 30, 2009, this section shall read as follows:]

236 49-7-31.4. * * * The commission shall set the * * * season 237 on fur-bearing animals * * *.

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[After June 30 2009, this section shall read as follows:]

49-7-31.4. (1) The commission may fix the open season on 240 fur-bearing animals between November 1 and March 1 next following 241 242 and fix the open season for hunting opossums, raccoons and bobcats with dogs and guns by licensed hunters from October 1 to February 243 244 28 next following; but raccoons and bobcats may be run, hunted, 245 chased or pursued throughout the year with dogs by licensed 246 hunters.

2.47 (2) The commission may establish an additional open season 248 on raccoon from July 1 through October 1, and the bag limit on 249 raccoon during the additional open season shall be one (1) per 250 party, per night.

251 SECTION 10. Section 49-11-13, Mississippi Code of 1972, is amended as follows: 252

253 [Through June 30, 2009, this section shall read as follows:]

49-11-13. The commission shall establish the season for 254 255 shooting preserves * * *.

256 [After June 30, 2009, this section shall read as follows:]

257 49-11-13. The season for shooting preserves shall be for a

258 period of seven (7) months beginning October 1 and ending April

259 30, except as further restricted by the operator.

260 **SECTION 11.** This act shall take effect and be in force from 261 and after July 1, 2007.

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

AN ACT TO AUTHORIZE THE COMMISSION ON WILDLIFE, FISHERIES AND PARKS TO REGULATE THE FEEDING OF WILD ANIMALS; TO AUTHORIZE THE 2 COMMISSION ON WILDLIFE, FISHERIES AND PARKS TO REGULATE THE TAKING 3 4 OF WILD ANIMALS BY USE OF FEED; TO AUTHORIZE THE COMMISSION TO 5 ALLOW THE TAKING OF DEER BY THE USE OF FEED ON PRIVATE LANDS ONLY; 6 TO PROVIDE FOR THE REPEAL OF SUCH AUTHORITY; TO AUTHORIZE THE COMMISSION TO REGULATE THE USE OF FEED, AMPLIFIED RECORDINGS, LURE 7 8 AND OTHER ATTRACTANTS WHEN TAKING GAME; TO CREATE A NEW SECTION TO 9 AUTHORIZE THE COMMISSION ON WILDLIFE, FISHERIES AND PARKS TO ESTABLISH SEASONS AND BAG LIMITS; TO AMEND SECTION 49-7-33, MISSISSIPPI CODE OF 1972, TO PROVIDE AN EXCEPTION TO THE PROHIBITION ON THE TAKING OF WILD ANIMALS OR BIRDS WITH THE USE OF 10 11 12 13 BAIT IF THE COMMISSION ON WILDLIFE, FISHERIES AND PARKS ALLOWS THE USE OF BAIT; TO AMEND SECTION 49-7-41, MISSISSIPPI CODE OF 1972, 14 15 TO CONFORM; TO AMEND SECTIONS 49-7-30, 49-7-31, 49-7-31.2, 49-7-31.3, 49-7-31.4 AND 49-11-13, MISSISSIPPI CODE OF 1972, TO 16 CONFORM; AND FOR RELATED PURPOSES. 17