## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1018

## **BY: Committee**

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

10	SECTION 1. Section 49-7-51, Mississippi Code of 1972, is
11	amended as follows:
12	49-7-51. (1) (a) It is unlawful for any person to buy or
13	sell or to offer for sale, exchange for merchandise, or other
14	consideration, within this state, any game birds, game animals, or
15	game fish, or parts thereof, named in this chapter, whether taken
16	within or coming from without the state, except as specifically
17	permitted by law or regulation.
18	(b) It is lawful for the following items to be bought
19	and sold in accordance with the rules and regulations promulgated
20	by the commission:
21	(i) <b>* * *</b> The skins and sinew of deer and products
22	crafted, fashioned or made from deer bones or antlers not in
23	velvet <u>;</u>
24	(ii Any part of a wild turkey, except the meat;
25	and
26	(iii) Any parts of nuisance animals * * *.
27	(c) Mounted game animals, birds and fish may not be
28	sold, purchased <u>or leased</u> .

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(d) A violation of this subsection is a Class I
violation and is punishable as provided in Section 49-7-141.
(2) Any person who buys, sells, offers for sale, exchange
for merchandise, or other consideration, any wild bird, wild
animal or fish that has been taken illegally is guilty of a Class
I violation and punished as provided in Section 49-7-141.
SECTION 2. Section 49-7-53, Mississippi Code of 1972, is

36 amended as follows:

37 49-7-53. (1) It is unlawful for any railroad, express 38 company or common carrier to knowingly receive for shipment or to 39 ship any game animals, birds, or fish named in this chapter; 40 except that a railroad, express company or common carrier may 41 receive and carry game animals, birds or fish when accompanied by 42 the hunter killing same and as provided otherwise in this chapter.

(2) No person or corporation may ship, transport or carry,
cause to be shipped, transported or carried, or receive for
shipment, transportation or carriage, or have in his possession
with intent to ship, transport or carry, or secure the shipment,
transportation or carriage beyond the limits of this state, any
game animal, bird or fish, except for the following <u>in accordance</u>
with rules and regulations promulgated by the commission:

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## (a) Rabbits;

(b) The furs or pelts of beaver, opossum, otter,
raccoon or other fur-bearing animals during the open season and
ten (10) days thereafter;

54 (c) Skins and sinew of deer and products crafted, 55 fashioned or made from deer <u>bones or</u> antlers not in velvet; \* \* \* 56 (d) Game fish produced in a legally permitted 57 aquaculture facility pursuant to Section 79-22-9;

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59 (f) The meat, hide or any other body parts of nuisance

(e) Any part of a wild turkey, except the meat; and

60 animals.

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61 (3) The offering or reception by any person or corporation 62 within this state of any such birds, animals or fish for shipment 63 from this state shall be prima facie evidence that such birds, 64 animals or game fish were killed, captured or taken within the 65 state. Each game animal, bird or fish in possession, received for 66 shipment or transportation, or shipped or transported in violation 67 of this section is a separate offense.

(4) A nonresident licensee during the open season may ship,
transport or carry from this state any game animal, bird or fish
lawfully taken but not in excess of the bag and possession limits
prescribed in Section 49-7-41.

Such nonresident licensee shall accompany the shipment or 72 73 shall attach to such animals, birds or fish, or any package containing them, an affidavit in a form to be prescribed by the 74 75 executive director that such animals, birds or fish were lawfully 76 killed or taken by him and are being shipped or transported to his 77 home and are not for sale. A duplicate of such affidavit shall be 78 filed with the transportation company or agent thereof, whose duty 79 it shall be to transmit the same to the executive director within 80 ten (10) days after its receipt. Such affidavit shall be sworn to 81 within ten (10) days after its receipt, and shall be sworn to 82 before a person authorized to administer oaths in the state. For 83 such purpose, conservation officers and agents of the transportation companies are hereby authorized to administer such 84 85 oaths.

86 (5) A violation of this section is a Class I violation and
87 is punishable as provided in Section 49-7-141.

88 **SECTION 3.** This act shall take effect and be in force from 89 and after its passage.

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

\* SS02/ HB1018A. J\*

1 AN ACT TO AMEND SECTION 49-7-51, MISSISSIPPI CODE OF 1972, TO 2 AUTHORIZE THE SALE OF PRODUCTS CRAFTED FROM DEER BONE OR ANTLERS 3 NOT IN VELVET, PARTS OF WILD TURKEY OR THE HIDES OR ANY OTHER BODY 4 PARTS OF NUISANCE ANIMALS; TO AMEND SECTION 49-7-53, MISSISSIPPI 5 CODE OF 1972, TO AUTHORIZE THE INTERSTATE SHIPMENT AND 6 TRANSPORTATION OF PRODUCTS CRAFTED FROM DEER BONE OR ANTLERS NOT 7 IN VELVET, PARTS OF WILD TURKEY OR THE HIDES OR ANY OTHER BODY 8 PARTS OF NUISANCE ANIMALS; AND FOR RELATED PURPOSES.