MISSISSIPPI LEGISLATURE

By: Representatives Eubanks, Hopkins, Miles To: Agriculture

HOUSE BILL NO. 1232

1 AN ACT TO AMEND SECTIONS 69-1-303, 69-1-305, 69-1-307, 2 69-1-309, 69-1-311 AND 69-1-317, MISSISSIPPI CODE OF 1972, WHICH 3 ARE PROVISIONS OF THE "MISSISSIPPI COUNTRY OF ORIGIN LABELING LAW OF 2009," TO REQUIRE THAT INFORMATION BE INCLUDED ON THE PRODUCT 4 5 OR NOTICE BE GIVEN BY RETAILERS TO CONSUMERS PRIOR TO THE POINT OF 6 SALE OF COVERED COMMODITIES OF THOSE PRODUCTS' COUNTRY OF 7 PROCESSING; TO BRING FORWARD SECTIONS 69-1-301, 69-1-313, 69-1-315 AND 69-1-319, MISSISSIPPI CODE OF 1972, WHICH ARE THE 8 REMAINING PROVISIONS OF THE "MISSISSIPPI COUNTRY OF ORIGIN 9 LABELING LAW OF 2009, " FOR PURPOSES OF POSSIBLE AMENDMENTS; AND 10 11 FOR RELATED PURPOSES.

- 12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 13 SECTION 1. Section 69-1-301, Mississippi Code of 1972, is
- 14 brought forward as follows:
- 15 69-1-301. Sections 69-1-301 through 69-1-319 shall be known
- 16 as the "Mississippi Country of Origin Labeling Law of 2009."
- 17 SECTION 2. Section 69-1-303, Mississippi Code of 1972, is
- 18 amended as follows:
- 19 69-1-303. For purposes of Sections 69-1-301 through
- 20 69-1-319, the following terms shall have the meaning ascribed
- 21 herein unless the context otherwise requires:

22 (a) "Beef" means the meat produced from cattle, 23 including veal. "Commissioner" means the Commissioner of 24 (b) 25 Agriculture and Commerce. "Covered commodity" means any of the following: 26 (C) (i) 27 Muscle cuts of beef, lamb and pork; (ii) Ground beef, ground lamb and ground pork; 28 29 (iii) Farm-raised fish; 30 (iv) Wild fish; 31 (V) Perishable agricultural products; 32 (vi) Peanuts; 33 (vii) Meat produced from goats; 34 (viii) Chicken, turkey and duck, in whole and in 35 part; 36 (ix) Ginseng; 37 (x) Pecans; and 38 (xi) Macadamia nuts. The term covered commodity does not include an item described 39 40 in this paragraph if the item is an ingredient in a processed food 41 item. 42 (d) "Farm-raised fish" means farm-raised fish and shellfish and includes a fillet, steak, nugget and any other flesh 43 from a farm-raised fish or shellfish. The term farm-raised fish 44 45 shall not include catfish as defined in Section 69-7-605.

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46 (e) "Lamb" means meat, other than mutton, produced from47 sheep.

(f) "Perishable agricultural product" means any of the
following: fresh fruits and fresh vegetables of every kind and
character, whether or not frozen or packed in ice.

(g) "Pork" means meat produced from hogs or swine.
(h) "Retailer" means any establishment licensed by the
commissioner under Section 69-1-18.

54 (i) "Supplier" means a person engaged in the business 55 of supplying a covered commodity to a retailer.

(j) "Wild fish" means naturally born or hatchery-raised
fish and shellfish harvested in the wild and includes a fillet,
steak, nugget and any other flesh from wild fish or shellfish.
The term wild fish does not include net-pen aquacultural or other
farm-raised fish or catfish as defined in Section 69-7-605.

61 SECTION 3. Section 69-1-305, Mississippi Code of 1972, is 62 amended as follows:

63 69-1-305. (1) A retailer of a covered commodity shall
64 inform consumers, at the final point of sale of the covered
65 commodity to consumers, of the country of origin <u>and the country</u>
66 <u>of processing</u> of the covered commodity.

(2) (a) The information \* \* \* <u>shall</u> be provided to
consumers by means of a label, stamp, mark, placard or other clear
and visible sign on the covered commodity or on the package,

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(b) If the covered commodity is already individually labeled for retail sale regarding country of origin <u>and country of</u> <u>processing</u>, the retailer shall not be required to provide any additional information to comply with this section.

(3) A supplier shall provide information to the retailer
indicating the country of origin <u>and the country of processing</u> of
the covered commodity.

79 SECTION 4. Section 69-1-307, Mississippi Code of 1972, is 80 amended as follows:

81 69-1-307. (1) United States country of origin. A retailer 82 of a covered commodity that is beef, lamb, pork, chicken, turkey, 83 <u>duck</u> or goat meat may designate the covered commodity as 84 exclusively having a United States country of origin <u>and country</u> 85 <u>of processing</u> only if the covered commodity is derived from an 86 animal that was:

87 (a) Exclusively born, raised and slaughtered in the88 United States; or

(b) Born and raised in Alaska or Hawaii and transported
for a period of not more than sixty (60) days through Canada to
the United States and slaughtered in the United States.

92 (2) A retailer of a covered commodity that is beef, lamb,
93 pork, chicken or goat meat may designate the country of origin <u>and</u>
94 the country of processing of the covered commodity as all of the

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95 countries in which the animal may have been born, raised or 96 slaughtered, if the commodity is derived from an animal that was: 97 (a) Not exclusively born, raised and slaughtered in the

98 United States; or

99 (b) Born, raised or slaughtered in the United States;100 and

101 (c) Not imported into the United States for immediate102 slaughter.

103 (3) A retailer of a covered commodity that is beef, lamb, 104 pork, chicken<u>, turkey, duck</u> or goat meat that is derived from an 105 animal imported into the United States for immediate slaughter 106 shall designate the origin as:

107 (a) The country from which the animal was imported; and108 (b) The United States.

(4) A retailer of a covered commodity that is beef, lamb, pork, chicken, turkey, duck or goat meat derived from an animal not born, raised or slaughtered in the United States shall designate a country other than the United States as the country of origin and the country of processing.

(5) The notice of country of origin <u>and country of</u> <u>processing</u> for ground beef, ground pork, ground lamb, ground chicken, ground turkey, ground duck or ground goat shall include: (a) A list of all countries of origin <u>and countries of</u> <u>processing</u> of the ground beef, ground pork, ground lamb, ground chicken, ground turkey, ground duck or ground goat; or

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120 (b) A list of all possible countries of origin and 121 countries of processing of the ground beef, ground pork, ground 122 lamb, ground chicken, ground turkey, ground duck or ground goat. 123 SECTION 5. Section 69-1-309, Mississippi Code of 1972, is 124 amended as follows: 125 69-1-309. (1) A retailer of a covered commodity that is 126 farm-raised fish or wild fish may designate the covered commodity 127 as having a United States country of origin and country of 128 processing only if: 129 (a) In the case of farm-raised fish, it is hatched, 130 raised, harvested and processed in the United States; or 131 In the case of wild fish, it is: (b) 132 (i) Harvested in waters of the United States, a 133 territory of the United States or a state, including the waters 134 thereof; and 135 (ii) Processed in the United States, a territory 136 of the United States or a state, including the waters thereof. 137 The notice of country of origin and country of (2) 138 processing for wild fish and farm-raised fish shall distinguish between wild fish and farm-raised fish. 139 140 SECTION 6. Section 69-1-311, Mississippi Code of 1972, is 141 amended as follows: 142 69-1-311. (1) A retailer of a covered commodity that is a perishable agricultural product, ginseng, peanut, pecan or 143 144 macadamia nut may designate the covered commodity as having a H. B. No. 1232 ~ OFFICIAL ~

17/HR26/R422.1 PAGE 6 (DJ\KW) 145 United States country of origin <u>and country of processing</u> only if 146 the covered commodity is exclusively produced in the United 147 States.

148 (2) If the covered commodity that is a perishable 149 agricultural product, ginseng, peanut, pecan or macadamia nut is 150 produced exclusively in the United States, designation of the 151 state, region or locality of the United States where the commodity 152 was produced shall be sufficient to identify the United States as 153 the country of origin and the country of processing.

154 SECTION 7. Section 69-1-313, Mississippi Code of 1972, is 155 brought forward as follows:

156 69-1-313. (1) The commissioner is authorized to promulgate 157 any rules and regulations as are necessary for the efficient 158 enforcement of Sections 69-1-301 through 69-1-319.

(2) The commissioner shall have authority to enter the premises of any person that prepares, stores, handles or supplies any covered commodity for retail sale to conduct label reviews of covered commodities in order to determine compliance with Sections 69-1-301 through 69-1-319.

164 SECTION 8. Section 69-1-315, Mississippi Code of 1972, is 165 brought forward as follows:

166 69-1-315. The commissioner may cooperate with and enter into 167 agreement with agencies of the federal government in order to 168 carry out the purpose and provisions of Sections 69-1-301 through 169 69-1-319. In this cooperative effort, the commissioner is

authorized to accept from the federal government any advisory assistance planning and any financial aid or other aid for the program.

173 SECTION 9. Section 69-1-317, Mississippi Code of 1972, is 174 amended as follows:

175 69-1-317. (1) The commissioner may conduct an audit of any 176 person that prepares, stores, handles or supplies any covered 177 commodity for retail sale to verify compliance with Sections 178 69-1-301 through 69-1-319.

(2) Any person subject to an audit under this section shall provide information to the commissioner that verifies the country of origin <u>and the country of processing</u> of the covered commodities. Records maintained in the course of the normal conduct of the business of those persons, including animal health papers, import or customs documents or producer affidavits, may serve as verification.

186 (3) The commissioner may seek injunctive relief if a person187 fails to provide the information required under this section.

188 SECTION 10. Section 69-1-319, Mississippi Code of 1972, is 189 brought forward as follows:

190 69-1-319. (1) If the commissioner determines that a 191 retailer is in violation of Sections 69-1-301 through 69-1-319, 192 the commissioner shall:

193 (a) Notify the retailer of the determination of the194 commissioner; and

(b) Provide the retailer a thirty-day period, during
which the retailer must take necessary steps to comply with
Sections 69-1-301 through 69-1-319.

198 (2) If the commissioner determines that a supplier is in 199 violation, the commissioner shall:

200 (a) Notify the supplier of the determination of the201 commissioner; and

202 (b) Provide the supplier a thirty-day period, beginning 203 on the date on which the person receives the notice, during which 204 the supplier shall:

205 (i) Provide the required information to the 206 retailer; and

(ii) Provide to the commissioner a detailed plan of distribution of the required information to all retailers that are supplied covered commodities by the supplier.

210 (3) If at the end of the thirty-day period, the commissioner 211 determines that the retailer or supplier failed to make a good 212 faith effort to correct the violation or continues to be in 213 violation, the commissioner, in addition to any other civil or 214 criminal penalties, may fine the retailer or supplier not more 215 than One Thousand Dollars (\$1,000.00) for each violation. An 216 appeal may be filed as provided under Section 69-25-59.

217 SECTION 11. This act shall take effect and be in force from 218 and after July 1, 2017.

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