MISSISSIPPI LEGISLATURE

18/HR43/R1481 PAGE 1 (GT\EW) **REGULAR SESSION 2018**

By: Representative Baker

To: Judiciary A

HOUSE BILL NO. 703

1 AN ACT TO CREATE NEW SECTIONS 75-24-71 THROUGH 75-24-77, TO 2 PROHIBIT PYRAMID PROMOTIONAL SCHEMES; TO REGULATE RECRUITING 3 LITERATURE AND INFORMATION OF BONA FIDE INVENTORY REPURCHASE PROGRAMS; TO AMEND SECTIONS 75-24-51, 75-24-53 AND 75-24-59, 4 MISSISSIPPI CODE OF 1972, TO REMOVE REFERENCES TO PYRAMID SCHEMES; 5 TO BRING FORWARD SECTIONS 75-24-55, 75-24-61 AND 75-24-63, 6 MISSISSIPPI CODE OF 1972, WHICH REGULATE FRANCHISE COMPANIES, FOR 7 PURPOSES OF AMENDMENT; AND FOR RELATED PURPOSES. 8

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
10 SECTION 1. The following shall be codified as Section
11 75-24-71, Mississippi Code of 1972:

12 75-24-71. As used in Sections 75-24-71 through 75-24-77, the following words and phrases shall have the meanings as described 13 14 in this section, unless the context clearly indicates otherwise: (a) "Bona fide inventory repurchase program" means a 15 16 program by which an entity repurchases from a salesperson current 17 and marketable inventory in the possession of the salesperson, upon request and upon commercially reasonable terms, when the 18 19 salesperson's business relationship is terminated. 20 (b) "Commercially reasonable terms" means the 21 repurchase of current and marketable inventory within twelve (12) H. B. No. 703 ~ OFFICIAL ~ G1/2 22 months after the date of purchase at not less than ninety percent 23 (90%) of the original net cost, less appropriate set-offs and 24 legal claims, if any.

(c) "Compensation" means a payment of any money, thing
 of value, or financial benefit conferred in return for inducing
 another person to participate in a pyramid promotional scheme.

(d) "Consideration" as used in Sections 75-24-71
through 75-24-77 means the payment of cash or the purchase of
goods, services, or intangible property. The term does not
include the purchase of goods or services furnished at cost to be
used in making sales and not for resale, or time and effort spent
in pursuit of sales or recruiting activities.

(e) "Inventory" includes both goods and services,
including company produced promotional materials, sales aids, and
sales kits that an entity requires independent salespersons to
purchase.

(f) "Inventory loading" means the requirement or encouragement by a plan or operation that its independent salesperson purchase inventory in an amount that exceeds the amount that the salesperson can expect to resell for ultimate consumption or to use or consume in a reasonable time period, or both.

(g) "Promote" means to contrive, prepare, establish,
plan, operate, advertise, or otherwise induce or attempt to induce
another person to participate in a pyramid promotional scheme.

H. B. No. 703 **~ OFFICIAL ~** 18/HR43/R1481 PAGE 2 (GT\EW) 47 (h) "Pyramid promotional scheme" means any plan or operation by which a person gives consideration for the 48 opportunity to receive compensation that is derived primarily from 49 the introduction of other persons into the plan or operation 50 51 rather than from the sale and consumption of goods, services, or 52 intangible property by a participant or other persons introduced into the plan or operation. The term includes any plan or 53 54 operation under which the number of people who may participate is 55 limited either expressly or by the application of conditions 56 affecting the eligibility of a person to receive compensation 57 under the plan or operation, or any plan or operation under which 58 a person, on giving any consideration, obtains any goods, 59 services, or intangible property in addition to the right to receive compensation. 60

61 SECTION 2. Pyramid promotional scheme forbidden. The 62 following shall be codified as Section 75-24-73, Mississippi Code 63 of 1972:

64 <u>75-24-73.</u> (1) A person may not establish, promote, or 65 operate any pyramid promotional scheme. Any limitation regarding 66 the number of persons who may participate or the presence of 67 additional conditions affecting eligibility for the opportunity to 68 receive compensation under the plan does not change the identity 69 of the plan as a pyramid promotional scheme.

70 (2) The provisions of this section may not be construed to 71 prohibit a plan or operation, or to define a plan or operation as

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72 a pyramid promotional scheme, if the participants in the plan or 73 operation give consideration in return for the right to receive 74 compensation based upon purchases of goods, services, or 75 intangible property by participants for personal use, consumption, 76 or resale if both of the following conditions are met: (a) the 77 plan or operation does not cause inventory loading, and (b) the plan or operation implements a bona fide inventory repurchase 78 79 program.

80 (3) An entity must clearly describe a bona fide inventory
81 repurchase program in its recruiting literature, sales manual, or
82 contracts with independent salespersons. The recruiting
83 literature, sales manual, or contract must disclose any inventory
84 that is not eligible for repurchase under the program.

(4) A bona fide inventory repurchase program is not required
to apply to inventory that is no longer within the inventory's
commercially reasonable use or shelf life period or has been used
or opened.

(5) Before a salesperson of the entity purchases any inventory, the entity must clearly describe the inventory that is excluded from the entity's bona fide inventory repurchase program as seasonal, discontinued, or special promotion products and the inventory that is not subject to the entity's bona fide inventory repurchase program.

95 SECTION 3. Injunctive relief. The following shall be 96 codified as Section 75-24-75, Mississippi Code of 1972:

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97 75-24-75. In addition to other penalties and remedies 98 provided in Sections 75-24-71 through 75-24-77, whenever it appears that any person is engaged or is about to engage in any 99 act or practice which constitutes a pyramid sales scheme or which 100 101 is prohibited by Sections 75-24-71 through 75-24-77, the Attorney 102 General may bring an action in the name of the state pursuant to 103 the provisions of Section 75-24-9 in order to enjoin any such act 104 or practice.

SECTION 4. Penalties. The following shall be codified as Section 75-24-77, Mississippi Code of 1972:

107 <u>75-24-77.</u> Any person willfully violating any of the 108 provisions of Section 75-24-73 is guilty of a misdemeanor and, 109 upon conviction, shall be punished by a fine of not more than Five 110 Hundred Dollars (\$500.00) or by imprisonment in the county jail 111 for a term not to exceed six (6) months or by both such fine and 112 imprisonment.

SECTION 5. Section 75-24-51, Mississippi Code of 1972, is amended as follows:

115 75-24-51. As used in Sections 75-24-51 through 75-24-61, the 116 following words and phrases shall have the meanings as defined in 117 this section unless the context clearly indicates otherwise: 118 * * *

119 (***<u>1</u>) The term "goods" includes any personal property, 120 real property, or any combination thereof;

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H. B. No. 703 **~ OFFICIAL ~** 18/HR43/R1481 PAGE 5 (gT\EW) 122 (***<u>2</u>) The term "person" includes an individual, 123 corporation, trust, estate, partnership, unincorporated 124 association, or any other legal or commercial entity; 125 * * *

126 (* * *3) "Franchise" means a written arrangement for a 127 definite or indefinite period, in which a person for a 128 consideration grants to another person a license to use a trade 129 name, trademark, service mark, or related characteristic, and in 130 which there is a community of interest in the marketing of goods 131 or services at wholesale, retail, by lease, agreement or 132 otherwise; except that, the term "franchise" shall not apply to persons engaged in sales from warehouses or like places of 133 134 storage, leased departments of retail stores, or places of original manufacture; and 135

136 (***<u>4</u>) "Consideration" as used in Sections 75-24-51
137 through 75-24-61 does not include payment for sales demonstration
138 equipment and materials furnished at cost for use in making sales
139 and not for resale or payments amounting to less than One Hundred
140 Dollars (\$100.00) when computed on an annual basis.

141 SECTION 6. Section 75-24-53, Mississippi Code of 1972, is 142 amended as follows:

143 75-24-53. * * * No person who has granted a franchise to 144 another person shall cancel or otherwise terminate any such 145 franchise agreement without notifying such person of the 146 cancellation, termination or failure to renew in writing at least

H. B. No. 703 **~ OFFICIAL ~** 18/HR43/R1481 PAGE 6 (GT\EW) 147 ninety (90) days in advance of the cancellation, termination or 148 failure to renew, except that when criminal misconduct, fraud, 149 abandonment, bankruptcy or insolvency of the franchisee, or the 150 giving of a no account or insufficient funds check is the basis or 151 grounds for cancellation or termination, the ninety-day notice 152 shall not be required.

153 **SECTION 7.** Section 75-24-55, Mississippi Code of 1972, is 154 brought forward as follows:

155 75-24-55. Franchise companies shall not represent directly or by implication that prospective participants may or will earn 156 157 any stated gross or net amount, or represent in any manner, the 158 past earnings of participants unless in fact the past earnings or 159 predicted gross or net amount represented are those of a 160 substantial number of participants in the community or 161 geographical area in which the representations are made and 162 accurately reflect the average earnings of those participants 163 under circumstances similar to those of the participant or 164 prospective participant to whom the representation is made.

165 SECTION 8. Section 75-24-59, Mississippi Code of 1972, is 166 amended as follows:

167 75-24-59. In addition to other penalties and remedies 168 provided in Sections 75-24-51 through 75-24-61, whenever it 169 appears that any person is engaged or is about to engage in any 170 act or practice which * * * is prohibited by Sections 75-24-51 171 through 75-24-61, the Attorney General may bring an action in the

172 name of the state pursuant to the provisions of Section 75-24-9 in 173 order to enjoin any such act or practice.

174 **SECTION 9.** Section 75-24-61, Mississippi Code of 1972, is 175 brought forward as follows:

176 75-24-61. Any person willfully violating any of the 177 provisions of Section 75-24-53 is guilty of a misdemeanor and, 178 upon conviction, shall be punished by a fine of not more than Five 179 Hundred Dollars (\$500.00) or by imprisonment in the county jail 180 for a term not to exceed six (6) months or by both such fine and 181 imprisonment.

182 SECTION 10. Section 75-24-63, Mississippi Code of 1972, is 183 brought forward as follows:

184 75-24-63. Sections 75-24-51 through 75-24-61, Mississippi
185 Code of 1972, shall not apply to retailers as defined in Section
186 75-77-1, Mississippi Code of 1972.

187 **SECTION 11.** This act shall take effect and be in force from 188 and after July 1, 2018.