Senate Amendments to House Bill No. 1566

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

SECTION 1. The following shall be codified as Section 69-1-119, Mississippi Code of 1972:

69-1-119. The Commissioner of Agriculture and Commerce may 24 25 provide technical guidance and outreach to landowners, farmers and 26 producers regarding the management of nuisance wildlife on private agricultural and forestry lands. The commissioner is authorized 27 28 to partner with state and federal agencies regarding nuisance 29 wildlife management and to promote awareness across the state. 30 The department is authorized to accept and expend any special 31 funds received through grants or any other source as appropriated 32 by the Legislature.

33 SECTION 2. Section 69-29-1, Mississippi Code of 1972, is 34 amended as follows:

35 69-29-1. (1) (a) There is established the Mississippi
36 Agricultural and Livestock Theft Bureau.

37 (b) The Commissioner of Agriculture and Commerce shall
 38 appoint a director of the Mississippi Agricultural and Livestock
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39 Theft Bureau. Such director shall have at least five (5) years of 40 law enforcement experience. Such director shall be responsible 41 solely to the supervision of the Commissioner of Agriculture and 42 to no other person or entity. Such director may be discharged 43 only for just cause shown.

44 (C) The director may employ *** * *** twelve (12) agricultural and livestock theft investigators * * *. Each 45 investigator shall be certified as a law enforcement officer, 46 47 successfully completing at least a nine-week training course, in accordance with Section 45-6-11. The curriculum for the training 48 of constables shall not be sufficient for meeting the 49 certification requirements of this paragraph. In the selection of 50 51 investigators under this section, preference shall be given to 52 persons who have previous law enforcement experience.

(d) The director appointed under this section, under the direction, control and supervision of the commissioner, and the investigators employed under this section shall perform only the duties described in subsection (2) of this section and shall not be assigned any other duties.

58 (2) The director appointed under this section and the
59 investigators employed under this section shall have the following
60 powers, duties and authority:

(a) To enforce all of the provisions of Sections
62 69-29-9 and 69-29-11, and particularly those portions requiring
63 persons transporting livestock to have a bill of sale in their

64 possession; to make investigations of violations of such sections 65 and to arrest persons violating same;

(b) To enforce all of the laws of this state enacted
for the purpose of preventing the theft of livestock, poultry,
timber and agricultural, aquacultural and timber products and
implements; to make investigations of violations thereof and to
arrest persons violating same;

71 (c) To cooperate with all regularly constituted law
72 enforcement officers relative to the matters herein set forth;

73 (d) To serve warrants and other process emanating from 74 any court of lawful jurisdiction, including search warrants, in 75 all matters herein set forth;

(e) To carry proper credentials evidencing their
authority, which shall be exhibited to any person making demand
therefor;

(f) To make arrests without warrant in all matters herein set forth in cases where same is authorized under the constitutional and general laws of this state;

82 (g) To handle the registration of brands of cattle and83 livestock;

(h) To investigate, prevent, apprehend and arrest those
persons anywhere in the state who are violating any of the laws
administered by the Department of Agriculture and Commerce,
including, but not limited to, all agriculture-related
crimes * * *;

89 (i) To access and examine records of any person, 90 business or entity that harvests, loads, carries, receives or manufactures timber products as defined in this section. 91 Each such person or entity shall permit the director or any 92 93 investigator of the Mississippi Agricultural and Livestock Theft 94 Bureau to examine records of the sale, transfer or purchase of timber or timber products, including, but not limited to, 95 contracts, load tickets, settlement sheets, drivers' logs, 96 97 invoices, checks and any other records or documents related to an 98 ongoing investigation of the Mississippi Agricultural and Livestock Theft Bureau * * *; 99

100 (j) To conduct training for law enforcement regarding 101 laws enforced by the bureau and to assist any other law 102 enforcement agencies in responding to matters that may be related 103 to agriculture and commerce in the State of Mississippi and in 104 cases of natural disasters or other disasters to respond as needed 105 or as requested by other agencies.

The Commissioner of Agriculture and Commerce shall 106 (3) 107 furnish such investigators with such vehicles, equipment and supplies as may be necessary. All expenses of same, and all other 108 109 expenses incurred in the administration of this section, shall be 110 paid from such appropriation as may be made by the Legislature. 111 (4) The * * * Mississippi Department of Revenue and its agents and employees shall cooperate with such investigators by 112

furnishing to them information as to any possible or suspected

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114 violations of any of the laws mentioned herein, including 115 specifically Section 69-29-27, and in any other lawful manner. 116 (5) The conservation officers of the Department of Wildlife, 117 Fisheries and Parks are authorized to cooperate with and assist 118 the agricultural and livestock theft investigators in the 119 enforcement and apprehension of violators of laws regarding 120 agricultural and livestock theft.

121 (6) The Mississippi Forestry Commission employees are 122 excluded from any timber and timber products theft investigative 123 responsibilities except when technical expertise is needed and 124 requested through the State Forester or his designee.

(7) For the purposes of this section, "timber product" means timber of all kinds, species or sizes, including, but not limited to, logs, lumber, poles, pilings, posts, blocks, bolts, cordwood and pulpwood, pine stumpwood, pine knots or other distillate wood, crossties, turpentine (crude gum), pine straw, firewood and all other products derived from timber or trees that have a sale or commercial value.

132 SECTION 3. Section 25-1-77, Mississippi Code of 1972, is 133 amended as follows:

134 25-1-77. (1) There is created the Bureau of Fleet
135 Management within the Office of Purchasing, Travel and Fleet
136 Management, Department of Finance and Administration, for the
137 purposes of coordinating and promoting efficiency and economy in
138 the purchase, lease, rental, acquisition, use, maintenance and
139 disposal of vehicles by state agencies. The Executive Director of
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140 the Department of Finance and Administration may employ a Fleet 141 Management Officer to manage the bureau and carry out its 142 purposes. The bureau may employ other suitable and competent 143 personnel as necessary. The bureau shall encourage the use of 144 fuel efficient or hybrid vehicles appropriate for the state 145 agency's intended purpose and, when feasible, the use of 146 alternative fuels or energy sources, including, but not limited 147 to, ethanol, biodiesel, natural gas or electric power. The bureau 148 shall prepare a fiscal analysis of the cost-effectiveness of using 149 alternative fuel or energy source vehicles by state agencies, and 150 submit a report of that fiscal analysis to the Legislature by 151 December 15, 2009. Not later than July 1, 2014, at least 152 seventy-five percent (75%) of all vehicles to which the bureau holds title in the name of the state must have a fuel economy 153 154 estimate by the United States Environmental Protection Agency of 155 forty (40) miles per gallon or higher for highway driving. 156 The Bureau of Fleet Management shall perform the (2)

157 following duties:

(a) To hold title in the name of the State of
Mississippi to all vehicles currently in possession of state
agencies as defined in Section 25-9-107(d) and to assign vehicles
to such agencies for use; however, the bureau shall exempt any
agency or agency vehicles from the provisions of this paragraph
(a) if it determines that state or federal law requires that title
be vested only in the agency;

165 (b) To establish rules and regulations for state agency 166 use of vehicles;

167 (c) To gather information and specify proper fleet168 management practices for state agencies;

169 To acquire fleet management software and require (d) 170 agencies to provide necessary information for the bureau to properly monitor the size, use, maintenance and disposal of the 171 state's fleet of vehicles; the bureau shall communicate regularly 172 173 with the fleet managers of each state agency to determine 174 strengths and weaknesses of the various fleet operations; the 175 bureau shall disseminate information to the agencies so that each 176 can take advantage of any beneficial practices being incorporated 177 at other entities; the bureau shall promulgate rules and regulations concerning the mileage reimbursement practices of each 178 179 state agency;

180 (e) To carry out responsibilities relative to budget
181 recommendations as provided in Section 27-103-129;

(f) 182 To reassign vehicles in the possession of any state 183 agency if the bureau believes that another state agency can make 184 more efficient use of a vehicle; however, except as otherwise 185 provided in Section 51-11-101, the state agency receiving the 186 reassigned vehicle shall pay to the previous agency's special fund, or if no special fund exists to the State General Fund, the 187 National Automobile Dealers Association (NADA) wholesale value for 188 the vehicle or the estimated amount for which the vehicle would 189

190 have sold at auction, as shall be determined by the bureau, 191 whichever is less;

192 (g) To investigate at any time the vehicle usage 193 practices of any state agency; and

(h) To require each agency to submit to the bureau a vehicle acquisition/use/disposal plan on an annual basis. From the plans received, the bureau shall evaluate the proposed plans and shall submit a recommendation to the Legislature prior to January 1 of each year.

199 (3) No state department, institution or agency shall 200 purchase, rent, lease or acquire any motor vehicle, regardless of the source of funds from which the motor vehicle is to be 201 202 purchased, except under authority granted by the Department of 203 Finance and Administration. The Bureau of Fleet Management, 204 Department of Finance and Administration, shall promulgate rules 205 and regulations governing the purchase, rental, lease or 206 acquisition of any motor vehicle by a state department, 207 institution or agency with regard to the appropriateness of the 208 vehicle to its intended use. The Bureau of Fleet Management, 209 Department of Finance and Administration, shall only grant 210 authority to purchase, rent, lease or acquire a motor vehicle 211 which is the lowest cost vehicle to carry out its intended use. 212 Before the disposal or sale of any vehicle, the Bureau of Fleet 213 Management shall make a determination that the lifetime use and mileage of the vehicle has been maximized and that it would not be 214 215 feasible for another state agency to use the vehicle.

216 (4) The department, institution or agency shall maintain 217 proper documentation which provides the intended use of the 218 vehicle and the basis for choosing the vehicle. Such 219 documentation shall show that the department, institution or 220 agency made diligent efforts to purchase, rent, lease or acquire a 221 vehicle that is the lowest cost vehicle for its intended use. 222 Such documentation shall be updated as needed when the intended 223 use of the vehicle or any other facts concerning the vehicle are 224 changed. All such documentation shall be approved by the State Fleet Officer prior to purchase, rental, lease or acquisition or 225 226 change in use of any vehicle and shall be maintained and made 227 available for review by the State Auditor, any other reviewing 228 agency and the Legislature. The Bureau of Fleet Management shall 229 immediately notify the department head of any agency that has a 230 vehicle found to be in violation of the bureau's rules and 231 regulations. At the same time, the bureau shall notify the Speaker of the House of Representatives and the Lieutenant 232 233 Governor of its findings regarding any such vehicle. If the 234 violation is not rectified within five (5) days of the notice, 235 then the bureau may seize the vehicle and dispose of it as the 236 bureau deems to be in the best interest of the State of 237 Mississippi.

(5) On or before September 1 of each year, the Bureau of
Fleet Management shall prepare and deliver to the Senate and House
Appropriations Committees and the Joint Legislative Budget

241 Committee a report containing any irregularities that it finds 242 concerning purchases of state-owned vehicles.

(6) The Department of Public Safety and the Department of Wildlife, Fisheries and Parks may retain any vehicle seized pursuant to the forfeiture laws of this state, and the total number of vehicles assigned to each such agency shall not be reduced by the number of seized vehicles which the agency retains.

(7) The Bureau of Fleet Management, upon request, shall grant an exemption from the provisions of this section for only any vehicle assigned to a sworn officer of the Department of Public Safety <u>or of the Agricultural and Livestock Theft Bureau of</u> the Department of Agriculture and Commerce and used in undercover operations when the bureau determines that compliance could jeopardize the life, health or safety of the sworn officer.

(8) The provisions of this section shall not apply to anystate institution of higher learning.

257 When making requests for authority to purchase, rent, (9) lease or acquire vehicles as provided in subsection (3) of this 258 259 section, agencies shall submit the lowest cost vehicle possible to 260 carry out its intended use. Any such request shall be in writing 261 from the agency head, certifying the vehicle requested is the 262 lowest cost option available and acknowledging that any request 263 contrary to this provision shall subject the agency head to 264 penalties as provided in Sections 25-1-91, 31-7-55 and 31-7-57, where applicable. The Bureau of Fleet Management shall only 265 266 approve the lowest cost vehicle, which in its estimation, will H. B. 1566 PAGE 10

267 carry out the intended use. No agency may purchase any vehicle 268 that the Bureau of Fleet Management has disapproved as being a 269 higher cost option.

(10) No requests authorized under subsections (3) and (9) of this section shall be approved by the Bureau of Fleet Management if the requesting agency has not properly maintained in the fleet/asset reporting system all information required by the Bureau of Fleet Management. Agencies shall correct any inadequacies or discrepancies in the system noted by the Bureau of Fleet Management before the bureau may approve any requests.

277 SECTION 4. Section 69-5-1, Mississippi Code of 1972, is 278 amended as follows:

279 69-5-1. (1) The Mississippi Fair Commission is hereby 280 abolished, and all of the powers, duties, property, contractual 281 rights and obligations and unexpended funds of that commission 282 shall be transferred to the Department of Agriculture and Commerce 283 on July 1, 2020. Wherever the term "Mississippi Fair Commission" appears in any law or regulation, the same shall mean the 284 285 Department of Agriculture and Commerce. The transfer of personnel shall be commensurate with the number and classification of 286 287 positions allocated to the commission.

288 (2) In order to promote agricultural and industrial 289 development in Mississippi and to encourage the farmers to grow 290 better livestock and agricultural products, there is hereby 291 created * * * <u>an advisory council</u> to be hereafter known as the 292 "Mississippi Fair * * <u>Advisory Council.</u>" The department shall H. B. 1566 PAGE 11 293 receive input and quidance from the advisory council, which shall 294 be composed of the following: The Commissioner of Agriculture and 295 Commerce, chairman, the Director of the Mississippi State 296 University Extension Service, President of the Mississippi 297 Livestock Association, the Director of Mississippi Vocational 298 Education, * * * the Director of the Mississippi Development 299 Authority, the Mayor of the City of Jackson, Mississippi, and an 300 appointee of the Governor, all to serve *** * *** without salary 301 compensation. * * *

302 **SECTION 5.** Section 69-5-3, Mississippi Code of 1972, is 303 amended as follows:

304 69-5-3. (1) The *** * *** Department of Agriculture and 305 Commerce shall set up rules and regulations consistent with the 306 law governing the distribution of state monies for premiums or 307 awards. It will be the duty of the * * * department, at least 308 twice each year, to approve premium lists or awards, and give out rules governing participants in state premium money in 309 Mississippi. The * * * department may invite the presidents of 310 311 the various district livestock shows before the *** * *** department when determining policies affecting district livestock shows. 312 313 (2) The * * * Department of Agriculture and Commerce is hereby authorized to accept money or funds donated to the * * * 314

315 <u>department</u>, including funds to be awarded as prizes in livestock 316 competition.

317 (3) The * * <u>Department of Agriculture and Commerce</u> shall
318 have charge of the State Fairgrounds located in Jackson,
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Mississippi, including all buildings and improvements thereon, and shall have full power and authority in perfecting plans and causing to be held thereon the Mississippi State Fair and other such events that may be authorized by the * * * <u>department</u>.
(4) The * * <u>Department of Agriculture and Commerce</u> is hereby authorized to employ an attorney as prescribed in Section 69-1-14.

326 The *** * *** Department of Agriculture and Commerce may (5) 327 take any action authorized in Section 1 of Laws 2000, Chapter 306. The *** * *** Department of Agriculture and Commerce may 328 (6) 329 allow a commercial, charitable or governmental entity to use, 330 publish and advertise such entity's name in connection with any of 331 the buildings, improvements, grounds or objects located on the State Fairgrounds in Jackson, except for the Kirk Fordice Equine 332 333 Center, or in connection with any of the events conducted on the 334 State Fairgrounds in return for a monetary consideration paid to the *** * *** department. Furthermore, the *** * *** department may lease 335 to any public, private, commercial or charitable entity for a term 336 337 not to exceed twenty (20) years naming rights to buildings, except for the Kirk Fordice Equine Center, or property, including, but 338 339 not limited to, new construction, improvements to existing buildings, grounds and/or objects located on the State Fairgrounds 340 341 in return for consideration benefitting the commission. The lessee shall pay the cost of erecting, maintaining and removing 342 signage related to the property. Those funds received from an 343 344 entity for allowing its name to be used, published or advertised H. B. 1566 PAGE 13

in connection with the buildings, improvements, objects or events shall be retained by the * * * <u>department</u> to be used for capital improvements to the fairgrounds or in its annual operating budget. The * * * <u>department</u> shall not enter into any such agreement with any vendor whose products are illegal for participation in or use by persons eighteen (18) years of age and under.

351 The * * * Commissioner of Agriculture and Commerce is (7) 352 authorized to form and establish a private foundation or nonprofit 353 corporation to receive and disburse the funds generated by the 354 sale of naming rights described in subsection (6) of this section 355 and for any other donations made to the * * * department. The 356 funds shall be disbursed in accordance with guidelines described 357 in this section, and the foundation or nonprofit corporation shall be subject to the reporting requirements described in subsection 358 359 (10) of this section. All funds shall remain with the foundation 360 until disbursement and shall not be transferred to the State General Fund. No public funds shall be deposited into the account 361 362 of the private foundation or nonprofit corporation established by 363 the * * * department for the benefit of the State Fairgrounds, nor 364 shall the Legislature appropriate any State General Fund or 365 Special Fund monies to the foundation or nonprofit corporation for 366 such purposes. All monies received by the foundation shall be 367 maintained separately from funds allocated to the * * * department for operating and administrative costs associated with the State 368 Fairgrounds. In addition to the reporting of information to be 369 370 included in the annual legislative report of the * * * department, H. B. 1566 PAGE 14

371 the private foundation or nonprofit corporation shall be subject 372 to annual financial audits by the State Auditor and by auditors of 373 donors in the same manner as required for state agencies.

374 The *** * *** Department of Agriculture and Commerce shall (8) 375 have the authority to enter into a lease or right-of-way with a 376 third party covering any land or buildings on the State 377 Fairgrounds and any funds generated from such lease or right-of-way shall remain in a special fund managed by the * * * 378 379 department for the benefit of the State Fairgrounds. All monies 380 in the special fund may be used for capital improvements to the 381 State Fairgrounds or in the *** * *** department's annual operating 382 budget for operating and administrative costs associated with the 383 State Fairgrounds. Any unexpended funds remaining in the special fund shall not lapse into the State General Fund, and any interest 384 385 earned or investment earnings on amounts in the fund shall be 386 deposited in the fund.

(9) The * * * <u>Department of Agriculture and Commerce</u> is
hereby authorized, with the advice of the Mississippi Fair
<u>Advisory Council</u>, to adopt such rules and regulations as may be
necessary or desirable to carry out, execute or implement the
provisions of this article.

(10) The * * * <u>Department of Agriculture and Commerce</u> shall report by January 1 of each year a detailed financial statement of all monies received and expended under subsection (6) and subsection (7) of this section to the Lieutenant Governor, the Speaker of the House of Representatives and the Chairman of the H. B. 1566 PAGE 15 397 Senate Agriculture Committee and the Chairman of the House of 398 Representatives Agriculture Committee.

399 SECTION 6. Section 69-5-5, Mississippi Code of 1972, is 400 amended as follows:

401 69-5-5. The *** * *** Commissioner of Agriculture and Commerce 402 shall appoint, subject to the advice and consent of the Senate, a 403 director within the department who shall oversee all operations at 404 the State Fairgrounds Complex and its adjoining properties and who 405 shall *** * *** give full and detailed reports of livestock shows and 406 fairs participating in premium monies, for report to the Governor 407 and Legislature. The compensation of the director shall be fixed 408 by the Commissioner of Agriculture and Commerce, subject to 409 approval by the State Personnel Board, and shall be exempt from 410 the provisions of subsection (2) of Section 25-3-39. 411 SECTION 7. Section 69-5-7, Mississippi Code of 1972, is 412 amended as follows:

69-5-7. Headquarters of the Mississippi <u>State</u> Fair * * *
operations shall be in connection with the office of the * * *
Department of Agriculture and Commerce.

416 **SECTION 8.** Section 69-5-8, Mississippi Code of 1972, is 417 amended as follows:

418 69-5-8. The building under the jurisdiction of the * * *
419 Department of Agriculture and Commerce, that is located in
420 Jackson, Mississippi, and used primarily as an arena for rodeo and
421 livestock expositions and related events, shall be named the Kirk
422 Fordice Equine Center. The * * <u>Department of Agriculture and</u>
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423 <u>Commerce</u> shall prepare or have prepared a distinctive plaque, to 424 be placed in a prominent place within the Kirk Fordice Equine 425 Center, that states the background, accomplishments and service to 426 the state of Governor Kirk Fordice.

427 **SECTION 9.** Section 69-5-11, Mississippi Code of 1972, is 428 amended as follows:

429 69-5-11. (1) The * * * <u>Department of Agriculture and</u> 430 <u>Commerce</u> shall charge for admission to the State Fair. The 431 proceeds thereof shall be used for the repayment of revenue bonds 432 issued for the purpose of constructing, equipping and furnishing 433 new buildings and making improvements on the State Fairgrounds.

434 (2) Funds collected in excess of those required to retire
435 any outstanding bond indebtedness may be used as operating revenue
436 for the * * <u>Department of Agriculture and Commerce for operating</u>
437 <u>and administrative costs associated with the State Fairgrounds</u>,
438 and such excess funds received by the * * <u>department</u> shall be
439 deposited in * * * <u>a</u> special fund account <u>managed by the</u>
440 department for the benefit of the State Fairgrounds.

(3) The State Treasurer is hereby directed to invest such
excess funds to the credit of the * * * special account <u>managed by</u>
the department for the benefit of the State Fairgrounds.

444 SECTION 10. Section 69-5-13, Mississippi Code of 1972, is 445 amended as follows:

446 69-5-13. The * * * <u>Department of Agriculture and Commerce</u> is 447 hereby authorized and empowered, in its discretion, to declare by 448 resolution the number and type buildings which need to be H. B. 1566

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449 constructed and the type improvements that need to be made on the 450 state fairgrounds, and file a certified copy of said resolution 451 with the State Building Commission. If the State Building 452 Commission believes such construction and improvements to be in 453 the best public interest, and that receipts from admission to the 454 State Fair reasonably shall be expected to produce sufficient 455 revenues over a period not to exceed twenty (20) years to retire 456 bonds issued to pay the cost of such improvements as well as the 457 interest thereon, it may, in its discretion, approve the request 458 of the * * * Department of Agriculture and Commerce.

459 **SECTION 11.** Section 69-5-15, Mississippi Code of 1972, is 460 amended as follows:

69-5-15. (1) The words "revenue bonds" shall be deemed to
mean bonds payable solely from the net revenue received by
the * * Department of Agriculture and Commerce.

464 The Department of Finance and Administration shall have power and is hereby authorized, at one time or from time to time by 465 resolution, to authorize the issuance of negotiable revenue bonds 466 467 to provide funds for the purpose of paying all or any part of the 468 cost of construction and/or improvements requested by the * * * 469 Department of Agriculture and Commerce pursuant to Section 470 69-5-13, or the cost of any purchase of property or improvements thereon pursuant to Section 17-17-49, but in no event shall the 471 amount of such bonds outstanding at any one time exceed Four 472 Million Dollars (\$4,000,000.00); and shall cause a certified copy 473 474 of such resolution to be delivered to the State Bond Commission. H. B. 1566 PAGE 18

475 No bonds shall be issued under this section after April 23, 2008. 476 Upon the receipt of said authorizing resolution, the State Bond 477 Commission, acting as the issuing agent, shall issue and sell the 478 revenue bonds of the State of Mississippi when authorized at the 479 time and in the amount indicated in said resolution, prescribe the 480 form of the bonds, advertise for and accept bids therefor, issue 481 and sell the bonds, and do any and all other things necessary and 482 advisable in the issuance and sale of said bonds. The principal 483 of and the interest on such revenue bonds shall be payable solely 484 from a special fund to be provided for that purpose from the net revenue received by the * * * Department of Agriculture and 485 486 Such bonds shall bear date or dates, be in such Commerce. denomination or denominations, bear interest at such rate or 487 rates, provided that the bonds of any issue shall not bear a 488 489 greater overall maximum interest rate to maturity than that 490 allowed in Section 75-17-103, be payable at such place or places within or without the State of Mississippi, shall mature at such 491 492 time or times, be redeemable prior to maturity at such time or 493 times and upon such terms, with or without premium, shall bear such registration privileges, and shall be substantially in such 494 495 form, all as shall be determined by the State Bond Commission. 496 Such bonds shall mature in annual installments beginning not more 497 than three (3) years from date thereof and extending not more than twenty (20) years from date thereof. Such bonds shall be signed 498 by the Chairman of the State Bond Commission, or by his facsimile 499 500 signature, and the official seal of the State Bond Commission H. B. 1566

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501 shall be affixed thereto, and attested by the Secretary of the 502 State Bond Commission. The interest coupons, if any, to be 503 attached to such bonds or other certificates thereon may be 504 executed by the facsimile signatures of said officers. Whenever 505 any such bonds shall have been signed by the officials herein 506 designated to sign the bonds who were in office at the time of 507 such signing but who may have ceased to be such officers prior to 508 the sale and delivery of such bonds, or who may not have been in 509 office on the date such bonds may bear, the signatures of such officers upon such bonds and coupons shall nevertheless be valid 510 511 and sufficient for all purposes and have the same effect as if the 512 person so officially signing such bonds had remained in office 513 until the delivery of the same to the purchaser or had been in 514 office on the date such bonds may bear.

515 No bonds shall be issued under the authority of this (2)516 section prior to February 1, 1983; thereafter such bonds may be issued provided that the expansion and other improvements of the 517 Mississippi Industrial Showcase and Trade Mart Building shall have 518 519 priority in the use of the proceeds of such bonds and provided 520 that the Department of Finance and Administration has approved 521 plans to increase the size of such building by at least fifty 522 percent (50%).

523 **SECTION 12.** Section 69-5-27, Mississippi Code of 1972, is 524 amended as follows:

525 69-5-27. The * * <u>Department of Agriculture and Commerce</u> 526 shall have the power and authority, in its discretion, to borrow H. B. 1566 PAGE 20 527 money from any bank or banks in an amount not in excess of Two 528 Hundred Thousand Dollars (\$200,000.00), to be used for the repair, 529 renovation or maintenance of buildings located at the Mississippi 530 State Fairgrounds. The * * * Department of Agriculture and 531 Commerce may use any funds accruing to it to service and retire 532 said indebtedness. Such loan shall not exceed a term of ten (10) 533 years and shall bear interest at a rate not in excess of that 534 provided for in Section 75-17-101.

535 Any loan secured under the provisions of this section shall 536 be approved by the State Bond Commission.

537 **SECTION 13.** Section 69-5-29, Mississippi Code of 1972, is 538 amended as follows:

539 The *** * *** Department of Agriculture and Commerce 69-5-29. 540 may by regulation establish policies for the issuance of free 541 passes. These policies shall not prohibit officials of the fair 542 or designated authority from entering said places for inspection purposes; shall not apply to press reporters designated to report 543 news items; and shall not prohibit the commission from declaring 544 545 specified days, such as Press Day, Legislator's Day, or any other 546 special day.

547 **SECTION 14.** Section 69-5-31, Mississippi Code of 1972, is 548 amended as follows:

549 69-5-31. (1) The * * * <u>Department of Agriculture and</u> 550 <u>Commerce</u> is authorized to hire and designate area law enforcement 551 officers on a contractual basis to provide security and to enforce 552 all laws of the State of Mississippi on the Mississippi State H. B. 1566 PAGE 21 553 Fairgrounds Complex. All officers must have attended and 554 satisfactorily completed the training course required for law 555 enforcement officers at the Law Enforcement Officer's Training 556 Academy or an equivalent facility. All officers must be current with this certification. A complete record of all law enforcement 557 558 training of each employee will be maintained in each employee's 559 record of employment. Furthermore, the * * * Department of 560 Agriculture and Commerce may enter into a contract with any 561 certified law enforcement officer to provide security to the * * * 562 Department of Agriculture and Commerce with jurisdiction to 563 enforce all laws of the State of Mississippi on property known as 564 the "Mississippi State Fairgrounds Complex" and any and all of its 565 outlying buildings and property.

(2) (a) All officers while in performance of their duty on the premises or at any of the facilities <u>at the Mississippi State</u> <u>Fairgrounds Complex</u> under the direction or control of the *** * *** <u>Department of Agriculture and Commerce</u> and public property immediately adjacent to such facilities shall:

(i) Be required to dress in uniforms prescribed by * * * the respective law enforcement agency by which he or she is employed; and

(ii) Be authorized to carry weapons.
(b) Employees designated as officers shall be duly
sworn and vested with authority to bear arms and make arrests, and
shall exercise primarily the responsibilities of the prevention
and detection of crime, the apprehension of criminals, and the
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579 enforcement of the ordinances and policies of the *** *** <u>Department</u> 580 <u>of Agriculture and Commerce</u>, a political subdivision of the State 581 of Mississippi. Employees designated as such officers shall be 582 considered law enforcement officers within the meaning of Section 583 45-6-3.

584 **SECTION 15.** Sections 4 through 14 of this act shall stand 585 repealed on July 1, 2022.

586 **SECTION 16.** This act shall take effect and be in force from 587 and after July 1, 2020.

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

AN ACT TO CREATE A NEW CODE SECTION TO BE CODIFIED AS SECTION 1 2 69-1-119, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE COMMISSIONER OF AGRICULTURE AND COMMERCE TO PROVIDE TECHNICAL GUIDANCE AND 3 4 OUTREACH TO LANDOWNERS, FARMERS AND PRODUCERS REGARDING THE 5 MANAGEMENT OF NUISANCE WILDLIFE, AND TO AUTHORIZE THE DEPARTMENT 6 TO ACCEPT AND EXPEND ANY SPECIAL FUNDS RECEIVED FOR THIS PURPOSE; 7 TO AMEND SECTION 69-29-1, MISSISSIPPI CODE OF 1972, TO INCREASE 8 THE NUMBER OF AGRICULTURAL AND LIVESTOCK THEFT BUREAU 9 INVESTIGATORS AND TO AUTHORIZE THE BUREAU TO CONDUCT TRAINING FOR 10 LAW ENFORCEMENT RELATED TO LAWS ENFORCED BY THE BUREAU AND TO ASSIST OTHER LAW ENFORCEMENT AGENCIES IN CASES OF DISASTER; TO 11 AMEND SECTION 25-1-77, MISSISSIPPI CODE OF 1972, TO AUTHORIZE 12 13 CERTAIN EXEMPTIONS OF DEPARTMENT LAW ENFORCEMENT VEHICLES FROM 14 BUREAU OF FLEET MANAGEMENT REQUIREMENTS; TO AMEND SECTION 69-5-1, MISSISSIPPI CODE OF 1972, TO ABOLISH THE STATE FAIR COMMISSION AND 15 16 TRANSFER ITS FUNCTIONS AND RESPONSIBILITIES TO THE DEPARTMENT OF 17 AGRICULTURE AND COMMERCE; TO AMEND SECTIONS 69-5-3, 69-5-5, 18 69-5-7, 69-5-8, 69-5-11, 69-5-13, 69-5-15, 69-5-27, 69-5-29, 19 69-5-31, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND FOR 20 RELATED PURPOSES.

SS26\HB1566A.4J

Eugene S. Clarke Secretary of the Senate