Adopted COMMITTEE AMENDMENT NO 2 PROPOSED TO

House Bill No. 382

BY: Committee

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

- SECTION 1. (1) (a) The chronic wasting disease (CWD)
- 14 testing of white-tailed deer harvested within any enclosure is
- 15 required by law.
- 16 (b) The Commission on Wildlife, Fisheries and Parks
- 17 shall promulgate rules and regulations requiring the annual
- 18 submission of viable samples from harvested deer for chronic
- 19 wasting disease testing. Rules promulgated hereunder shall
- 20 require a minimum submission from inside a high-fenced enclosure
- 21 representing at least one (1) deer per each two hundred (200)
- 22 acres of land under fence.



- 23 (c) In addition to samples submitted from deer
- 24 harvested within an enclosure, to the extent possible, enclosure
- 25 owner/operators shall submit viable samples collected from any
- 26 deer that dies inside an enclosure from causes other than being
- 27 harvested by hunting, for chronic wasting disease testing.
- 28 Samples collected from deer whose mortality occurred for
- 29 reasons other than hunting shall count toward the total number of
- 30 required samples.
- 31 (2) Failure to submit samples pursuant to the rules and
- 32 regulations promulgated by the commission shall be a violation of
- 33 those regulations. A first violation of such regulations, upon
- 34 conviction, shall be punishable by a fine of Five Hundred Dollars
- 35 (\$500.00). Each second or subsequent violation, upon conviction,
- 36 shall be punishable by a fine of One Thousand Dollars (\$1,000.00).
- 37 **SECTION 2.** Section 49-1-29, Mississippi Code of 1972, is
- 38 amended as follows:
- 39 49-1-29. The commission may promulgate rules and
- 40 regulations, inaugurate studies and surveys, and establish any
- 41 services it deems necessary to carry out wildlife laws. A
- 42 violation of any rules or regulations promulgated by the
- 43 commission shall constitute a misdemeanor and shall be punished as
- 44 provided in Section 49-7-101.
- The executive director shall have authority with commission
- 46 approval:



- 47 To close or shorten the open season as prescribed 48 by law in cases of urgent emergency on any species of game birds, game or fur-bearing animals, reptiles, fish or amphibians, in any 49 50 locality, when it finds after investigation and public review that 51 the action is reasonably necessary to secure the perpetuation of 52 any species of game birds, game or fur-bearing animals, reptiles, 53 fish or amphibians and to maintain an adequate supply in the affected area. The statutes shall continue in full force and 54 55 effect, except as restricted and limited by the rules and 56 regulations promulgated by the commission.
- 57 (b) To designate wildlife refuges, with the consent of 58 the property owner or owners, in any localities it finds necessary 59 to secure perpetuation of any species of game birds, game or fur-bearing animals, reptiles, fish or amphibians and to maintain 60 61 an adequate supply for the purpose of providing a safe retreat 62 where the animals may rest and replenish adjacent hunting, 63 trapping or fishing grounds or waters, and to approve land 64 suitable for such purposes as eligible for the income tax credit 65 authorized under Section 27-7-22.22.
- (c) To acquire and hold for the state by purchase,

 condemnation, lease, or agreement as authorized from time to time

 by the Legislature, and to receive by gifts or devise, lands or

 water suitable for fish habitats, game and bird habitats, state

 parks, access sites, wildlife refuges, or for public shooting,

 trapping or fishing grounds or waters, to provide areas on which

- 72 any citizen may hunt, trap or fish under any special regulations
- 73 as the commission may prescribe, and to approve lands suitable for
- 74 such purposes as eligible for the income tax credit authorized
- 75 under Section 27-7-22.22.
- 76 (d) To extend and consolidate lands or waters suitable
- 77 for the above purposes by exchange of lands or waters under its
- 78 jurisdiction.
- 79 (e) To capture, propagate, transport, sell or exchange
- 80 any species of game birds, game or fur-bearing animals, reptiles,
- 81 fish or amphibians needed for stocking or restocking any lands or
- 82 waters of the state.
- 83 (f) To enter into cooperative agreements with persons,
- 84 firms, corporations or governmental agencies for purposes
- 85 consistent with this chapter.
- 86 (g) To regulate the burning of rubbish, slashings and
- 87 marshes or other areas it may find reasonably necessary to reduce
- 88 the danger of destructive fires.
- 89 (h) To conduct research in improved wildlife and
- 90 fisheries conservation methods and to disseminate information to
- 91 the residents of the state through the schools, public media and
- 92 other publications.
- 93 (i) To have exclusive charge and control of the
- 94 propagation and distribution of wild birds, animals, reptiles,
- 95 fish and amphibians, the conduct and control of hatcheries,
- 96 biological stations and game and fur farms owned or acquired by

- 97 the state; to expend for the protection, propagation or
- 98 preservation of game birds, game or fur-bearing animals, reptiles,
- 99 fish and amphibians all funds of the state acquired for this
- 100 purpose arising from licenses, gifts or otherwise; and shall have
- 101 charge of the enforcement of all wildlife laws.
- 102 (j) To grant permits and provide regulations for field
- 103 trials and dog trainers.
- 104 (k) To prohibit and to regulate the taking of nongame
- 105 gross fish, except minnows.
- 106 (1) To enter into agreements with landowners to trap
- 107 and purchase quail on the premises of the landowner and to provide
- 108 for the distribution of quail.
- 109 (m) To operate or lease to third persons concessions or
- 110 other rights or privileges on lakes owned or leased by the
- 111 department. Owners of land adjoining land owned or leased by the
- 112 department shall have priority to the concessions or rights or
- 113 privileges, if the owners meet the qualifications established by
- 114 the commission.
- (n) To implement a beaver control program and to charge
- 116 fees, upon the recommendation of the Beaver Control Advisory
- 117 Board, to landowners participating in the beaver control program
- 118 described in Section 49-7-201.
- 119 (o) To apply for, receive and expend any federal, state
- 120 or local funds, contributions or funds from any other source for
- 121 the purpose of beaver control or eradication.



- 122 (p) To require the department to divide the districts
- 123 into zones if necessary, and periodically survey the districts or
- 124 zones to obtain information that is necessary to properly
- 125 determine the population and allowable harvest limits of wildlife
- 126 within the district or zone.
- 127 (q) To * * * grant wildlife personnel * * * access to
- 128 enter the * * * enclosure and utilize * * * the best collection
- 129 methods available to obtain tissue samples for testing where CWD
- 130 has been diagnosed within five (5) miles of the enclosure.
- 131 **SECTION 3.** Section 49-7-58.1, Mississippi Code of 1972, is
- 132 amended as follows:
- 133 49-7-58.1. (1) The owner of any enclosure containing
- 134 white-tailed deer that prevents the free egress of white-tailed
- 135 deer from the enclosed area shall notify and register with the
- 136 Department of Wildlife, Fisheries and Parks. The person shall
- 137 give his name, the location of the enclosure, the acreage within
- 138 the enclosure, and whether any deer have been imported into the
- 139 state and placed in the enclosure, and any other information
- 140 required by the Commissioner on Wildlife, Fisheries and Parks.
- 141 (2) Persons who constructed an enclosure prior to July 1,
- 142 2003, shall have until January 1, 2004, to notify and provide the
- 143 information required under this section. The person shall use
- 144 acceptable hunting and wildlife management practices as may be
- 145 determined by the department.



- 146 The owner of such an enclosure shall comply with * * * 147 all rules and regulations promulgated by the commission for the testing of white-tailed deer harvested within * * * an enclosure, 148 149 or whose mortality was due to causes other than hunting activity, 150 as required by Section * * * 1 of this act. If chronic wasting 151 disease is diagnosed within five (5) miles of the enclosure, the 152 owner of such enclosure shall allow department personnel to enter the enclosure to utilize lethal collection methods to obtain 153 154 tissue samples for testing. If chronic wasting disease is diagnosed within the enclosure, the owner shall allow department 155 156 personnel to enter the enclosure and depopulate the white-tailed deer within the enclosure. 157
- 158 (4) * * * Violations of this section * * * shall be
 159 punishable as provided in Section * * * 1 of this act.
- SECTION 4. Section 49-7-58.2, Mississippi Code of 1972, is amended as follows:
- 162 49-7-58.2. (1) The Department of Wildlife, Fisheries and Parks shall develop and implement a program for inspecting, 163 164 monitoring, testing and preventing chronic wasting disease. The 165 Commission on Wildlife, Fisheries and Parks shall promulgate rules 166 and regulations to effect the sampling of deer harvested, or dying from, nonhunting related causes, within an enclosure. If chronic 167 168 wasting disease is diagnosed in white-tailed deer within an 169 enclosure, the department is authorized to enter the enclosure and depopulate the white-tailed deer within the enclosure. If chronic 170

- 171 wasting disease is diagnosed within five (5) miles of the
- 172 enclosure, the department is authorized to enter the enclosure and
- 173 utilize lethal collection methods to obtain tissue samples.
- 174 (2) If a live test for chronic wasting disease is developed,
- 175 the department is authorized to conduct such tests on white-tailed
- 176 deer within any enclosure.
- 177 **SECTION 5.** Section 49-7-58.5, Mississippi Code of 1972,
- 178 which required the chronic wasting disease (CWD) testing of
- 179 white-tail deer harvested within any enclosure, and imposed Class
- 180 II and Class I violation penalties for first and subsequent
- 181 violations, is repealed.
- 182 **SECTION 6.** This act shall take effect and be in force from
- 183 and after its passage, and shall stand repealed on June 30, 2021.

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 REQUIRE CHRONIC WASTING DISEASE TESTING OF A SAMPLE OF
- 3 WHITE-TAILED DEER HARVESTED OR DYING FROM CAUSES OTHER THAN BEING
- 4 HARVESTED BY HUNTING WITHIN ANY ENCLOSURE; TO IMPOSE CERTAIN FINES
- 5 FOR FIRST AND SUBSEQUENT VIOLATIONS; TO AMEND SECTIONS 49-1-29,
- 6 49-7-58.1 AND 49-7-58.2, MISSISSIPPI CODE OF 1972, TO CONFORM TO
- 7 THE PRECEDING PROVISIONS; TO REPEAL SECTION 49-7-58.5, MISSISSIPPI
- 8 CODE OF 1972, WHICH REQUIRED THE CHRONIC WASTING DISEASE TESTING
- 9 OF WHITE-TAIL DEER HARVESTED WITHIN ANY ENCLOSURE, AND IMPOSED
- 10 CLASS II AND CLASS I VIOLATION PENALTIES FOR FIRST AND SUBSEQUENT
- 11 VIOLATIONS; AND FOR RELATED PURPOSES.

