Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2007

BY: Committee

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

- 11 **SECTION 1.** Section 75-29-601, Mississippi Code of 1972, is
- 12 amended as follows:
- 75-29-601. (1) As used in this article, the following terms
- 14 shall have the meanings ascribed in the subsections:
- 15 (a) "Pure Honey" means natural honey made by bees from
- 16 the nectar of flowers. Pure honey may contain spices and/or
- 17 flavoring that do not dilute it from its natural state so long as
- 18 the spices and/or flavorings are clearly labeled.
- 19 (b) "Artificial honey" means a honey product that
- 20 contains any substitute or added sugar, corn syrup or other



- 21 sweeteners, including molasses or sugar water. Artificial honey
- 22 products shall be labeled in the English language as "artificial
- 23 honey" or "imitation honey," and the words "artificial" or
- 24 "imitation" shall be as prominently shown as the word "honey,"
- 25 and a list of the ingredients in the products and a percent by
- 26 weight of each ingredient shall be shown on the label.
- 27 (2) Every container of honey or honey products sold, offered
- 28 or exposed for sale, by an individual, firm, organization or
- 29 corporation in the State of Mississippi shall have on the outside
- 30 of each container a paper label, permanent type stamped imprint or
- 31 embossed material on the container itself, plainly printed in the
- 32 English language truly certifying the net contents of the
- 33 container, the name, brand, name and address of the person or
- 34 processor offering such honey or honey products for sale, and a
- 35 true statement of the contents contained therein.
- 36 (* * *3) It shall be unlawful for any individual, firm,
- 37 organization or corporation to label and/or sell, offer for sale
- 38 or expose for sale at the retail level of trade any product as
- 39 " * * * honey" that does not meet the minimum requirements
- 40 established by this section and by the Mississippi Department of
- 41 Agriculture and Commerce. * * *
- 42 (* * *4) It shall be unlawful for any manufacturer or
- 43 distributor of honey or honey products to use a fictitious name or
- 44 address on the container label required herein.



- 45 **SECTION 2.** Section 75-29-603, Mississippi Code of 1972, is
- 46 amended as follows:
- 47 75-29-603. (1) The Mississippi Department of Agriculture
- 48 and Commerce is hereby charged with the responsibility of
- 49 enforcing this article, including the provisions of Section
- 50 75-29-601, and the Commissioner of Agriculture and Commerce or his
- 51 representative shall be furnished samples of honey or honey
- 52 products from the individual, firm, organization or corporation,
- 53 upon request, and shall have such products analyzed by the State
- 54 Chemist.
- 55 (2) The Commissioner of Agriculture and Commerce is
- 56 authorized, in his discretion, to issue an order to stop the sale
- or distribution of any honey or honey products found to be in
- 58 violation of this article, including the provisions of Section
- 59 75-29-601. Upon written notice by the commissioner to the
- 60 manufacturer or distributor of the honey or honey products sold in
- 61 violation of this article, including the provisions of Section
- 62 75-29-601, such honey or honey products shall be picked up by the
- 63 manufacturer or distributor of such products and the buyer of the
- 64 honey or honey products sold in violation of this article,
- 65 including the provisions of Section 75-29-601, shall be refunded
- 66 the purchase price by the manufacturer or distributor.
- 67 (3) The Commissioner of Agriculture and Commerce of the
- 68 State of Mississippi is hereby authorized and empowered, in his
- 69 discretion, to make and promulgate rules and regulations as may be

- 70 necessary to carry out the provisions of this article, including
- 71 the provisions of Section 75-29-601.
- 72 **SECTION 3.** This act shall take effect and be in force from
- 73 and after July 1, 2022.

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

AN ACT TO AMEND SECTIONS 75-29-601 AND 75-29-603, MISSISSIPPI

CODE OF 1972, TO REVISE THE DEFINITION OF COMMERCIAL HONEY FOR

PURPOSES OF LABELING REQUIREMENTS ENFORCED BY THE MISSISSIPPI

4 DEPARTMENT OF AGRICULTURE, TO PROVIDE THAT THE LABEL OF ANY

5 PRODUCT CONSISTING OF HONEY AND SWEETENER SHALL INCLUDE ALL

6 INGREDIENTS BY WEIGHT, TO PROVIDE THAT ALL SUBSTANCES ADDED TO

HONEY TO ALTER THE FLAVOR SHALL BE INCLUDED ON THE LABEL AND TO

8 PROVIDE THAT ANY LAB-GROWN HONEY SHALL NOT BE LABELED AS HONEY;

9 AND FOR RELATED PURPOSES.