MISSISSIPPI LEGISLATURE

By: Representatives Eubanks, Williamson To: Agriculture

HOUSE BILL NO. 649

1 AN ACT TO CREATE THE MISSISSIPPI ON-FARM SALES AND FOOD 2 FREEDOM ACT; TO DEFINE CERTAIN TERMS; TO PROHIBIT ANY COUNTY, 3 MUNICIPALITY OR OTHER POLITICAL SUBDIVISION OF THIS STATE FROM 4 REGULATING CERTAIN PRACTICES INVOLVED IN THE PRODUCTION OF 5 AGRICULTURAL OR FARM PRODUCTS ON ANY PRIVATE PROPERTY; TO PROHIBIT 6 ANY COUNTY, MUNICIPALITY OR OTHER POLITICAL SUBDIVISION FROM 7 RESTRICTING THE RETAIL SALE OR DISTRIBUTION OF UNPROCESSED 8 AGRICULTURAL OR FARM PRODUCTS GROWN OR RAISED IN THIS STATE 9 DIRECTLY FROM THE PRODUCER TO THE CONSUMER; TO PROHIBIT ANY COUNTY, MUNICIPALITY OR OTHER POLITICAL SUBDIVISION FROM REQUIRING 10 11 ANY PERMIT FOR THE GROWING OR RAISING OF AGRICULTURAL PRODUCTS ON 12 CERTAIN PROPERTIES WHEN THOSE PRODUCTS ARE USED FOR NONCOMMERCIAL 13 PURPOSES; TO CLARIFY THAT THIS ACT MAY NOT BE CONSTRUED TO GIVE INDIVIDUAL RIGHTS THAT SUPERSEDE ANY LOCAL ZONING ORDINANCE OR 14 15 NUISANCE LAW; TO REQUIRE AGRICULTURAL OR FARM PRODUCTS SOLD UNDER 16 THIS ACT TO BE CLEARLY MARKED AND LABELED WITH A "BUYERS BEWARE" 17 LABEL OUTLINING THE INHERENT RISK ASSOCIATED WITH CONSUMING 18 UNPROCESSED PRODUCTS; TO AMEND SECTION 75-31-65, MISSISSIPPI CODE 19 OF 1972, TO REVISE THE PROVISIONS RELATING TO THE INCIDENTAL SALES 20 OF RAW GOAT MILK OR RAW MILK PRODUCTS TO INCLUDE MILK PRODUCED 21 FROM COWS; TO AMEND SECTION 69-3-11, MISSISSIPPI CODE OF 1972, IN 22 CONFORMITY TO THE PRECEDING PROVISIONS; AND FOR RELATED PURPOSES. 23 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Sections 1 through 6 of this act shall be known 24

25 and may be cited as the "Mississippi On-Farm Sales and Food

2.6 Freedom Act."

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27 <u>SECTION 2.</u> As used in Sections 1 through 6 of this act, the 28 following words and phrases have the meanings as defined in this 29 section unless the context clearly requires otherwise:

"Agricultural product" means any food product grown 30 (a) 31 on Mississippi farms or gardens and includes, but is not limited 32 to, fruits, vegetables, grains, nuts and all annual or perennial plants, trees and shrubs grown in Mississippi, as well as all 33 34 animal and animal related bi-products, including meat, poultry, 35 eqqs, milk and cheese, which are raised, harvested or produced in Mississippi. The term "agricultural product" does not include any 36 37 item considered to be an illegal base, derivative, drug or narcotic. 38

39 (b) "Buyer beware label" means a statement clearly 40 affixed to the container or packaging of agricultural or farm 41 products which informs the purchaser or consumer of potential 42 risks associated with the consumption of products in their 43 natural, raw or unprocessed form.

44 (c) "Crops" means fruits and products of all annual or45 perennial plants, trees and shrubs.

46 (d) "Milk goat" means a doe kept for the purpose of47 producing milk and any unweaned kid goats.

(e) "On-farm sales" means the sale, purchase, barter or
trade of agricultural or farm products within the State of
Mississippi by and for Mississippi residents on the actual
grower's or producer's property, at farmers' markets by the actual

H. B. No. 649 ~ OFFICIAL ~ 23/HR43/R389 PAGE 2 (MCL\EW) 52 grower or producer, or any other arm's length transaction by the 53 grower or producer which results in the delivery of the 54 agricultural or farm products directly to the consumer. The term 55 "on-farm sales" does not include the commercial production of 56 agricultural or farm products grown, produced or processed for 57 wholesale or mass distribution for third parties.

58 (f) "Raw milk" means milk that has not been 59 pasteurized.

(g) "Resident" means any person domiciled in the State
of Mississippi and any other person who maintains a legal or
actual residence within the state.

(h) "Unprocessed" means agricultural or farm products
that have not been canned, cooked, fermented, distilled,
preserved, ground, crushed or slaughtered.

66 <u>SECTION 3.</u> (1) (a) A county, municipality or other 67 political subdivision of this state shall not adopt or enforce any 68 ordinance, rule, regulation or resolution regulating crop 69 management or animal husbandry practices involved in the 70 production of agricultural or farm products on any private 71 property.

(b) A county, municipality or other political subdivision of this state shall not adopt or enforce any ordinance, rule, regulation or resolution that prohibits or regulates the retail sale or distribution of processed or unprocessed agricultural or farm products grown or raised in this

H. B. No. 649 ~ OFFICIAL ~ 23/HR43/R389 PAGE 3 (MCL\EW) 577 state directly from the producer to the consumer as food for human 78 consumption or seed for replanting.

(2) Subsection (1) of this section may not be interpreted to impair the power of any county or municipal governing authority or other political subdivision to adopt or enforce any zoning ordinance or make any other zoning decision or to authorize any individual to supersede any local zoning ordinance.

(3) Subsection (1) of this section may not be interpreted to
impair the power of a county or municipal governing authority or
other political subdivision to adopt or enforce any ordinance,
rule, regulation or resolution regulating land application of
human waste.

89 <u>SECTION 4.</u> (1) Sections 1 through 6 of this act and any 90 rule or regulation adopted under the authority provided in the act 91 does not prohibit or regulate the retail sale or distribution of 92 unprocessed agricultural or farm products grown or raised in this 93 state directly from the producer to the consumer as food for human 94 consumption or seeds for replanting.

95 (2) The seeds produced from crops grown in this state must 96 remain the sole property of the producer, which may be stored and 97 preserved for replanting or sold without penalty.

98 <u>SECTION 5.</u> (1) A county, municipality or other political 99 subdivision of this state shall not prohibit or require any permit 100 for the growing or raising of food crops or chickens, rabbits or 101 milk goats in:

H. B. No. 649 **~ OFFICIAL ~** 23/HR43/R389 PAGE 4 (MCL\EW) 102 Home gardens, coops, or pens on private residential (a) 103 property so long as the food crops or animals or the products 104 thereof are used for human consumption by the occupant of the 105 property and members of his or her household and not for 106 commercial purposes; or

107 (b) Community or cooperative gardens, coops or pens on 108 any portion of any private lot made available for such purposes by 109 the occupant of the lot so long as the total lot size is not more 110 than two and three-fourths (2-3/4) acres and the food crops or animals or the products thereof are used for human consumption by 111 the growers and raisers and members of their households and not 112 113 for commercial purposes. However, the slaughter of goats kept 114 under the authority of this section is prohibited.

115 This section does not prohibit or impair: (2)

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The authority of a local governmental entity to (a) 117 abate a public nuisance;

118 Any cause of action brought by a private citizen to (b) abate a private nuisance under Section 97-44-15; or 119

120 Any private covenant or other private agreement (C) 121 restricting the use of real property.

This act may not be construed to give individual rights 122 (3) 123 that supersede any local zoning ordinance or nuisance law.

124 SECTION 6. (1) Agricultural and farm products sold under 125 this act must be marked and labeled clearly with a warning in the 126 form of a "Buyers Beware" label outlining the inherent risk

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127 associated with consuming unprocessed products. In each case, the 128 label statement must appear in a conspicuous and easily legible bold-faced print or type in distinct contrast to other matters on 129 130 the package. The label statement must appear as a distinct item 131 on the principal display panel in letters in a type size 132 established in relationship to the area of the principal display panel of the package. The label must be uniform for all packages 133 134 of substantially the same size and must comply with the following 135 type specifications:

(a) Not less than one-eighth (1/8) inch in height on
packages that have a principal display panel that is twenty-five
(25) square inches or less;

(b) Not less than three-sixteenths (3/16) inch in height on packages that have a principal display panel that is more than twenty-five (25) but not more than one hundred (100) square inches;

143 (c) Not less than one-fourth (1/4) inch in height on 144 packages that have a principal display panel that is more than one 145 hundred (100) square inches but not more than four hundred (400) 146 square inches; or

(d) Not less than one-half (1/2) inch in height on packages that have a principal display panel that is more than four hundred (400) square inches.

150 (2) The "Buyers Beware" label must contain the following151 notice of warning:

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## "BUYERS BEWARE

The consumption of fruit, vegetable, grain, nut and animal bi-products that have not been irradiated, processed, pasteurized, homogenized or the like carry with it certain inherent health risks. Consume at your own risk."

Raw milk or cream or cottage cheese, butter, buttermilk, 158 (3) 159 kefir or cheeses made from raw milk or cream must be displayed for 160 sale separately from, and may not be commingled with, pasteurized dairy products. The display must be marked prominently "raw milk" 161 or "raw milk products" on the principal display panel of the 162 163 label. Any person who sells raw milk or raw milk products in 164 violation of this section or who causes any raw milk or raw milk 165 products to be introduced into interstate commerce by selling such 166 products across state lines as prohibited under the Food, Drug, and Cosmetic Act (FDCA)(21 USCS Section 331), as regulated by 21 167 168 CFR Section 1240.61, will be punished as provided for under 21 169 USCS Section 333(a)(1).

(4) (a) All sales, purchases, barter or trade exchanges of agricultural and farm products may occur only within the boundaries of the state and only between residents of the state, with the understanding that the products will be consumed within the state.

(b) All transactions for agricultural and farm productsunder this act must be by and for Mississippi residents and may

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177 occur only on the actual grower's or producer's property, at 178 farmers' markets by the actual grower or producer, or by any other 179 arm's length transaction by the grower or producer that results in 180 the delivery of the agricultural or farm products directly to the 181 consumer within the State of Mississippi.

182 SECTION 7. Section 75-31-65, Mississippi Code of 1972, is 183 amended as follows:

184 75-31-65. (1) The State Board of Health shall:

(a) Exercise general supervision over the production,
processing and sale of milk and milk products and the processing
and sale of frozen desserts \* \* \*;

(b) Adopt, modify, repeal and promulgate rules and
regulations, after due notice and hearing, and, where not
otherwise prohibited by federal law or state law, make exceptions
to, grant exemptions from and enforce rules and regulations
implementing or effectuating the duties of the board under this
section to protect the public health \* \* \*; and

(c) Use the most current edition of the Pasteurized Milk Ordinance, or its successor, as the basis for regulation of Grade "A" milk and milk products. Unless as otherwise provided by law, the board, in its discretion, may amend, modify or make additions to the Pasteurized Milk Ordinance if the board determines that such amendment, modification or addition is in the best interest of public health.

H. B. No. 649 23/HR43/R389 PAGE 8 (MCL\EW) 201 (2) The board shall assess fees in the following amount and 202 for the following purpose:

203 Milk product processing plant annual permit fee.....\$300.00
204 Frozen dessert processing plant annual permit fee.....\$300.00

Any increase in the fees charged by the board under this subsection shall be in accordance with the provisions of Section 41-3-65.

The fees authorized under this subsection shall not be assessed for milk or frozen dessert processing plants operated by public schools, by public junior colleges or by state agencies or institutions, including, without limitation, the state institutions of higher learning.

213 (3) Incidental sales of raw \* \* \* milk shall be legal if: 214 The milk is sold directly to the consumer on the (a) premises where the milk is produced or at a farmer's market in an 215 216 on-farm sales transaction as defined in Section 2(e) of this act; 217 No more than nine (9) producing goats are located (b) on the premises where the milk is produced; however, there is no 218 219 restriction on the number of cows that may be located on the 220 premises where cow milk is produced for incidental on-farm sales; 221 (C) The person selling the raw milk does not advertise 222 the milk for sale and provides adequate notice to potential 223 consumers of the inherent risks associated with the consumption of 224 unprocessed products, as required under Section 6 of this act; and

H. B. No. 649 **~ OFFICIAL ~** 23/HR43/R389 PAGE 9 (MCL\EW) (d) The following conditions, which apply to the milking of goats <u>and cows</u> involved in legal incidental sales of raw goat milk, are satisfied:

(i) The milking takes place in a clean environment on a cement or comparable floor;

(ii) The milking place is enclosed by a wall and/or a screen to prevent insects from entering the milking area; (iii) A fly strap is located in the milking area; and

(iv) Sterile containers are used in the milkingprocess and for storage.

It shall not be unlawful to store raw goat or cow milk in a 236 237 separate sterile place from pasteurized goat or cow milk. The 238 Cooperative Extension Service at Alcorn State University shall 239 publish and make available literature on the requirements of this subsection, and other related milk \* \* \* maintenance, explaining 240 241 the recommended care of milk goats and cows, the process of goat 242 and cow milk production and other related subjects. For the 243 purposes of this subsection, the term "incidental sales" means 244 sales from a farm where not more than nine (9) goats are producing 245 milk or at a farmer's market, or, in the case of cows, in an 246 on-farm sales transaction as defined in Section 2(e) of this act. 247 For purposes of this section, the term "person" includes (4) 248 an individual, firm, partnership, association or corporation, foreign or domestic; however, as used in subsection (3) of this 249

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250 section, the term "person" only means an individual acting in his
251 or her independent capacity for the incidental sale, purchase or
252 on-farm sale if raw milk for personal consumption and who is not
253 acting as an agent of any firm, partnership, association or
254 corporation, foreign or domestic.

255 (5) All fees collected by the board under this section shall 256 be paid into a special fund within the Department of Health to be used by the department to discharge its duties under this section. 257 258 Any person coming within the provisions of this section (6) who fails to comply with or violates any of the provisions of this 259 260 section or regulations promulgated thereunder, unless otherwise 261 specifically provided in this section, is quilty of a misdemeanor 262 and, upon conviction, shall be fined not more than One Hundred 263 Dollars (\$100.00) or confined in jail for not more than sixty (60) 264 days, or both.

265 (7) Any person who sells or offers for sale adulterated milk 266 or milk products or cream or frozen desserts or any milk or cream 267 having therein any foreign substance or coloring matter or any 268 chemicals or preservatives, whether for the purpose of increasing 269 the quantity of milk or cream or for improving its appearance or 270 for the purpose of preserving the condition of sweetness thereof, 271 or for any other purpose whatsoever, or unpasteurized milk or milk products except as otherwise authorized by law, is guilty of a 272 273 misdemeanor, and, upon conviction, shall be fined not more than 274 Five Hundred Dollars (\$500.00) or confined in jail not more than

H. B. No. 649 **~ OFFICIAL ~** 23/HR43/R389 PAGE 11 (MCL\EW) 275 sixty (60) days, or both; however, nothing in this subsection 276 shall be construed to prevent the addition of vitamins to milk or 277 milk products in accordance with the rules and regulations 278 promulgated by the board or to prohibit the sale of pasteurized 279 milk or cream or frozen desserts except unlawful cream or unlawful 280 milk products or unlawful frozen desserts as defined in the rules 281 and regulations promulgated by the board.

282 (8) Any person doing business in the State of (a) 283 Mississippi and engaged in the production, manufacture, sale or 284 distribution of any dairy products that, for the purpose of 285 destroying the business of a competitor in any locality or 286 creating a monopoly, discriminates between different sections, 287 localities, communities, cities or towns of the state by selling 288 such commodity at a lower rate or price in one (1) section, locality, community, city or town than such commodity is sold by 289 290 such person in any other section, locality, community, city or 291 town, after making due allowance for the difference, if any, in 292 the grade or quality and in the actual cost of the transportation 293 from the point of production or purchase, if a raw product, to the 294 place of sale, storage or distribution, is quilty of unfair 295 discrimination, which is prohibited and declared unlawful; 296 however, prices made to meet competition in such section, locality, community, city or town shall not be in violation of 297 298 this subsection.

H. B. No. 649 23/HR43/R389 PAGE 12 (MCL\EW) 299 (b) Any person doing business in the State of 300 Mississippi and engaged in the business of purchasing for manufacture, storage, sale or distribution of any dairy product, 301 302 that, for the purpose of destroying the business of a competitor 303 or creating a monopoly, discriminates between different sections, 304 localities, communities, cities or towns in the state by 305 purchasing such commodity at a higher rate or price in one (1) 306 section, locality, community, city or town than is paid for such 307 commodity by such person in any other section, locality, community, city or town, after making due allowance for the 308 309 difference, if any, in the grade or quality, and in the actual 310 cost of transportation from the point of purchase to the point of 311 manufacture, sale or distribution or storage, is guilty of unfair discrimination, which is prohibited and declared to be unlawful; 312 however, prices made to meet competition in such locality, 313 314 section, community, city or town shall not be a violation of this 315 subsection.

316 Any person convicted of a violation of this (C) 317 subsection, shall be fined not less than Five Hundred Dollars 318 (\$500.00) nor more than Five Thousand Dollars (\$5,000.00) or shall 319 be imprisoned in jail not more than twelve (12) months, or both. 320 Nothing in this section shall be construed to apply to (9) any person who does not sell his milk, cream, butter or other 321 322 products mentioned herein to others.

H. B. No. 649 23/HR43/R389 PAGE 13 (MCL\EW) 323 **SECTION 8.** Section 69-3-11, Mississippi Code of 1972, is 324 amended as follows:

325 69-3-11. Agricultural seed or mixtures of same, vegetable 326 seed, flower seed, and tree and shrub seed shall be exempt from 327 provisions of this article:

(1) When sold and delivered by a farmer-grower of this state on his own premises <u>or any individual authorized under</u> <u>Sections 1 through 6 of this act</u>, but a farmer-grower <u>or other</u> <u>authorized individual</u> is required to label seed when sold and shipped away from his premises, but is not required to hold the seedsman's permit. These provisions do not apply to commercial growers of seed.

335 (2) When sold or represented to be sold for purposes 336 other than seeding, providing that the vendor shall make it 337 unmistakably clear to the purchaser of such seed that it is not 338 for seeding purposes.

(3) When seed for processing is being transported to,
or consigned to, or stored in a processing or cleaning
establishment, provided that the invoice or labeling
accompanying \* \* \* the seed bears the statement "seed for
processing." Other labeling or representation which may be made
with respect to the uncleaned or unprocessed seed shall be subject
to this article.

346 (4) No label shall be required, unless requested by the347 purchaser, on agricultural seed, mixtures of same, vegetable seed,

H. B. No. 649 ~ OFFICIAL ~ 23/HR43/R389 PAGE 14 (MCL\EW) 348 flower <u>seed</u>, and tree and shrub seed when such seeds are sold 349 directly to and in the presence of the purchaser and taken from a 350 container labeled in accordance with this article.

351 No person shall be subjected to the penalties of (5) 352 this article for having sold, offered or exposed for sale in this 353 state agricultural seed, mixtures of same, vegetable seed, flower 354 seed, or tree and shrub seed which were incorrectly labeled or 355 represented as to kind, variety or origin, which seed cannot be 356 identified by examination thereof, unless he has failed to obtain 357 an invoice or grower's declaration or other labeling information 358 and to take such other precautions as may be reasonable to ensure 359 the identity to be that stated.

360 **SECTION 9.** This act shall take effect and be in force from 361 and after July 1, 2023.