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By: Representatives Pigott, Mangold, Morgan, To: Agriculture Steverson, Tubb, Carpenter

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1296

Τ	AN ACT TO AMEND SECTION 69-24-5, MISSISSIPPI CODE OF 1972, TO
2	REVISE THE DEFINITIONS TO CERTAIN TERMINOLOGY UNDER THE
3 4	MISSISSIPPI PLANT AND SOIL AMENDMENT LAW OF 1978 BY REPLACING THE TERM "AMENDING INGREDIENT" WITH "BENEFICIAL SUBSTANCE"; TO DEFINE
5	THE TERM "PLANT BIOSTIMULANT"; TO AMEND SECTION 69-24-7,
6	MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE COMMISSIONER OF
7	AGRICULTURE AND COMMERCE AND THE STATE CHEMIST TO ADOPT A RULE
8	ADMINISTRATIVELY CODIFYING RECOMMENDED BENEFICIAL SUBSTANCES
9	LABELS ADOPTED BY THE ASSOCIATION OF AMERICAN PLANT FOOD CONTROL;
L O	TO PRESCRIBE THE INFORMATION REQUIRED FOR DISPLAY ON CONTAINERS
L1 L2	AND BULK SHIPMENTS OF SOIL OR BENEFICIAL SUBSTANCES; AND FOR RELATED PURPOSES.
	RELATED FORFOSES.
L3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
L 4	SECTION 1. Section 69-24-5, Mississippi Code of 1972, is
L 4	SECTION 1. Section 69-24-3, Mississippi code of 1972, is
L 5	amended as follows:
L 6	69-24-5. As used in this chapter, the following terms shall
L7	have the definition ascribed to them herein unless the context
L 8	requires otherwise:
L 9	(a) * * * "Beneficial substance" means any substance or
20	compound, other than primary, secondary, and micro plant
21	nutrients, and excluding pesticides, that can be demonstrated by
	nuclience, and excluding percentage, that can be demonstrated by
22	scientific research to be beneficial to one or more species of
23	plants soil or modia. For the numbers of this charter, the tarm
<u> </u>	plants, soil or media. For the purposes of this chapter, the term
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- 24 "beneficial substance" includes plant biostimulant, soil amendment
- 25 and plant amendment and may be used interchangeably with the term
- 26 "amending ingredient."
- (b) "Brand" means the term, designation, trade mark,
- 28 product name or other specific designation under which individual
- 29 soil or plant amendments are offered for sale.
- 30 (c) "Bulk" means in nonpackaged form.
- 31 (d) "Distribute" means to import, consign, manufacture,
- 32 produce, compound, mix or blend soil or plant amendments, or offer
- 33 for sale, sell, barter or otherwise supply soil or plant
- 34 amendments in this state.
- (e) "Distributor" means any person who imports,
- 36 consigns, manufactures, produces, compounds, mixes or blends soil
- 37 or plant amendments, or who offers for sale, sells, barters, or
- 38 otherwise supplies soil or plant amendments in this state.
- 39 (f) "Inert ingredients" means the non-amending
- 40 ingredients present in soil or plant amendments.
- 41 (g) "Ingredient form" means the chemical compound, such
- 42 as salt, chelate, oxide, acid, etc., of an ingredient or the
- 43 physical form of an ingredient.
- 44 (h) "Investigational allowance" means an allowance for
- 45 variations inherent in the taking, preparation and analysis of an
- 46 official sample of soil or plant amendment.

47 (i)	"Label"	means	the	display	of	all	written,	printed
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- 48 or graphic matter upon the immediate container or statement
- 49 accompanying a soil or plant amendment.
- 50 (j) "Labeling" means all written, printed, or graphic
- 51 matter, upon or accompanying any soil or plant amendment, or
- 52 advertisements, brochures, posters, or television or radio
- 53 announcements used in promoting the sale of such soil or plant
- 54 amendment.
- (k) "Minimum percentage" means that percent of soil or
- 56 plant amending ingredient, when mentioned in any form or manner,
- 57 that must be present before the product will be accepted for
- 58 registration.
- (1) "Official sample" means any sample of soil or plant
- 60 amendment taken by the commissioner or his agent and designated as
- 61 "Official" by the commissioner and state chemist.
- 62 (m) "Percent" or "percentage" means parts per hundred
- 63 by weight.
- (n) "Person" means individual, partnership,
- 65 association, firm, or corporation.
- (o) "Plant amendment" means any substance applied to
- 67 plants or seeds which is intended to improve germination, growth,
- 68 yield, product quality, reproduction, flavor or other desirable
- 69 characteristics of plants except commercial fertilizers, soil
- 70 amendments, agricultural liming materials, unmanipulated animal
- 71 and vegetable manures, pesticides, plant regulators, Rhizobium

- 72 legume inoculants, and other materials which may be exempted by
- 73 regulation; provided that, commercial fertilizer shall be included
- 74 if it is represented to contain, as an amending ingredient, a
- 75 substance other than a recognized plant food element or is
- 76 represented as promoting plant growth by means other than
- 77 supplying a recognized plant food element.
- 78 (p) "Plant biostimulant" means a substance,
- 79 microorganism, or mixtures thereof, that, when applied to seeds,
- 80 plants, the rhizosphere, soil or other growth media, act to
- 81 support a plant's natural nutrition processes independently of the
- 82 biostimulant's nutrient content. The plant biostimulant thereby
- 83 improves nutrient availability, uptake, or use efficiency,
- 84 tolerance to abiotic stress, and consequent growth, development,
- 85 quality or yield.
- 86 (* * *q) "Registrant" means the person who registers
- 87 soil or plant amendments under the provisions of this chapter.
- 88 (***r) "Soil amendment" means and includes any
- 89 substance which is intended to improve the physical, chemical or
- 90 other characteristics of the soil or improve crop production,
- 91 except the following: commercial fertilizers, plant amendments,
- 92 agricultural liming materials, agricultural gypsum, unmanipulated
- 93 animal manures, topsoil, unmanipulated vegetable manures,
- 94 pesticides, and herbicides, Rhizobium legume inoculants, and other
- 95 material which may be exempted by regulation; provided that
- 96 commercial fertilizer shall be included if it is represented to

- 97 contain, as an amending ingredient, a substance other than a
- 98 recognized plant food element or is represented as promoting plant
- 99 growth by means other than supplying a recognized plant food
- 100 element.
- 101 (* * *s) "Ton" means a net weight of two thousand
- 102 (2,000) pounds avoirdupois.
- 103 (* * *t) "Weight" means the weight of material as
- 104 offered for sale.
- 105 **SECTION 2.** Section 69-24-7, Mississippi Code of 1972, is
- 106 amended as follows:
- 107 69-24-7. (1) The commissioner and State Chemist may adopt a
- 108 rule administratively codifying the Association of American Plant
- 109 Food Control Officials, recommended beneficial substances label,
- 110 which pertains to plant and soil amendment and plant biostimulant
- 111 products. The * * * required information shall include brand, net
- 112 weight or net volume, name and address of guarantor, purpose
- 113 statement, directions for use, and statement of composition
- 114 showing the amount of each ingredient, and shall appear on the
- 115 fact or display side of all containers or accompany bulk shipments
- of soil or plant amendments; it shall be in a readable and
- 117 conspicuous form * * *.
- 118 * * *
- 119 (2) No information or statement shall appear on any package,
- 120 label, delivery slip, or advertising matter which is false or

- misleading to the purchaser as to the use, value, quality, analysis, type or composition of the soil or plant amendment.
- 123 The commissioner and State Chemist may require proof of 124 claims made for any soil or plant amendments. If no claims are 125 made, the commissioner and State Chemist may require proof 126 obtained in controlled scientific experiments of usefulness and 127 value of the soil or plant amendment. For evidence of proof they may rely on experimental data, evaluation, or advice supplied from 128 129 such sources as the director of the Mississippi Agricultural and 130 Forestry Experiment Station and the director of the Mississippi 131 Cooperative Extension Service. The experimental results shall be 132 related to Mississippi conditions for which the product is 133 intended. The commissioner and State Chemist may accept or reject 134 other sources of proof cited as additional evidence in their 135 evaluation of soil or plant amendments.
 - (4) No amending ingredient may be listed or guaranteed on the labels or labeling of soil or plant amendments without the permission of the commissioner and State Chemist. The commissioner and State Chemist may allow a soil or plant amending ingredient to be listed and guaranteed on the label or labeling if satisfactory supportive data is provided to substantiate the value and usefulness of such soil or plant amending ingredient. The commissioner and State Chemist may rely on outside sources such as the director of the Mississippi Agricultural and Forestry Experiment Station and the director of the Mississippi Cooperative

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- 147 When a soil amending ingredient is permitted to be listed or
- 148 guaranteed, its concentration in the soil or plant amendment must
- 149 be determinable by approved laboratory methods, and it shall be
- 150 subject to inspection and analysis. The commissioner and State
- 151 Chemist may prescribe methods and procedures of inspection and
- 152 analysis of the soil or plant amending ingredient. The
- 153 commissioner and State Chemist may stipulate, by regulation, the
- 154 minimum qualities of soil or plant amending ingredient(s) required
- 155 in soil or plant amendments.
- 156 (5) The commissioner and State Chemist may allow labeling by
- 157 volume rather than weight in subsection (1) for liquid products.
- 158 The commissioner and State Chemist may allow payment of inspection
- 159 fees on a calculated weight equivalent to that volume.
- 160 **SECTION 3.** This act shall take effect and be in force from
- 161 and after July 1, 2025.