By: Representatives Pigott, Carpenter To: Agriculture

HOUSE BILL NO. 1006 (As Sent to Governor)

- AN ACT TO PROHIBIT THE MANUFACTURE, SALE OR DISTRIBUTION OF FOOD PRODUCTS PRODUCED FROM CULTURED ANIMAL CELLS; TO PROVIDE PENALTIES FOR VIOLATIONS; TO ENABLE THE DEPARTMENT OF AGRICULTURE AND COMMERCE AND THE STATE DEPARTMENT OF HEALTH TO ADOPT RULES OR 5 REGULATIONS AS NECESSARY TO IMPLEMENT THIS SECTION; TO AMEND 6 SECTION 75-35-15, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; 7 AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 9 SECTION 1. (1) For the purposes of this section, the term 10 "cultivated food product" means any food product produced from
- 11 cultured animal cells.
- 12 (2) (a) It shall be unlawful for any person to manufacture,
- 13 sell, hold for sale, offer for sale or distribute any cultivated
- 14 food product in this state.
- 15 (b) Any person who violates this section shall be
- 16 quilty of a misdemeanor and, upon conviction, shall be punished by
- a fine of not more than Five Hundred Dollars (\$500.00) or by 17
- 18 imprisonment in the county jail for not more than three (3)
- months, or by both such fine and imprisonment. 19

- 20 (3) (a) A retail food establishment, as defined in Section
- 21 69-1-18, that sells or distributes cultivated food products in
- 22 violation of this section shall be subject to disciplinary action
- 23 pursuant to Section 69-1-18.
- 24 (b) The license of a retail food establishment may be
- 25 suspended or revoked if found by the Commissioner of Agriculture
- 26 and Commerce to be in violation of this section, as provided in
- 27 Section 69-1-18.
- 28 (4) (a) A retail food establishment that sells or
- 29 distributes cultivated food products in violation of this section
- 30 shall be subject to all enforcement measures as provided by rule
- 31 or regulation of the State Department of Health.
- 32 (b) The permit of a retail food establishment may be
- 33 suspended or revoked as provided by rule or regulation of the
- 34 State Department of Health upon conviction of an owner or an
- 35 employee of the establishment for a violation of this section in
- 36 connection with the establishment.
- 37 (5) The Department of Agriculture and Commerce and the State
- 38 Department of Health may adopt rules or regulations as necessary
- 39 to implement this section.
- SECTION 2. Section 75-35-15, Mississippi Code of 1972, is
- 41 amended as follows:
- 42 75-35-15. (1) When any meat or meat food product has been
- 43 inspected as hereinbefore provided and marked "Mississippi
- 44 inspected and passed" or appropriate marking shall be placed or

45 packed in any can, pot, tin, canvas, or other receptacle or 46 covering in any establishment where inspection under the provisions of this chapter is maintained, the person, firm, or 47 corporation preparing said product shall cause a label to be 48 49 attached to said can, pot, tin, canvas, or other receptacle or 50 covering, under supervision of an inspector, which label shall state that the contents thereof have been "Mississippi inspected 51 52 and passed" or appropriate marking under the provisions of this 53 chapter, and no inspection and examination of meat or meat food 54 products deposited or enclosed in cans, tins, pots, canvas, or 55 other receptacle or covering in any establishment where inspection 56 under the provisions of this chapter is maintained shall be deemed 57 to be complete until such meat or meat food products have been sealed or enclosed in said can, tin, pot, canvas, or other 58 59 receptacle or covering under the supervision of an inspector.

- (2) All carcasses, parts of carcasses, meat and meat food products inspected at any establishment under the authority of this chapter and found to be not adulterated, shall at the time they leave the establishment bear, in distinctly legible form, directly thereon or on their containers, as the commissioner may require, the information required under paragraph (k) of Section 75-35-3.
- 67 (3) The commissioner, whenever he determines such action is 68 necessary for the protection of the public, may prescribe:

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69	(a) The styles and sizes of type to be used with
70	respect to material required to be incorporated in labeling to
71	avoid false or misleading labeling of any products or animals
72	subject to this article or Article 3 of this chapter; and

- 73 (b) Definitions and standards of identity or 74 composition for items subject to this article and standards of 75 fill of container for such products not inconsistent with any such 76 standards established under the Federal Food, Drug, and Cosmetic 77 Act, or under the Federal Meat Inspection Act, and there shall be 78 consultation between the commissioner and the Secretary of 79 Agriculture of the United States prior to the issuance of such 80 standards to avoid inconsistency between such standards and the 81 federal standards.
 - or offered for sale by any person, firm, or corporation, under any name or other marking or labeling which is false or misleading, or in any container of a misleading form or size, but established trade names and other marking and labeling and containers which are not false or misleading and which are approved by the commissioner, are permitted. A food product that contains cultured animal tissue produced from animal cell cultures outside of the organism from which it is derived shall not be * * * manufactured or sold within the state. A plant-based or insect-based food product shall not be labeled as meat or a meat food product.

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94	(5) If the commissioner has reason to believe that any
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98	use be withheld unless the marking, labeling, or container is
99	modified in such manner as he may prescribe so that it will not be
100	false or misleading. If the person, firm, or corporation using or
101	proposing to use the marking, labeling or container does not
102	accept the determination of the commissioner, such person, firm,
103	or corporation may request a hearing, but the use of the marking,
104	labeling, or container shall, if the commissioner so directs, be
105	withheld pending hearing and final determination by the
106	commissioner. Any party aggrieved by such final determination
107	may, within thirty (30) days after receipt of notice of such final
108	determination, effect an appeal therefrom to the chancery court of
109	the county in which such party resides or in which the principal
110	place of his business is domiciled; and, on appeal, such chancery
111	court shall affirm, modify, or set aside the commissioner's final
112	determination.