

- 1 HB66
- 2 40LEIR-1
- 3 By Representative Brown
- 4 RFD: Ports, Waterways & Intermodal Transit
- 5 First Read: 06-Feb-24
- 6 PFD: 30-Jan-24



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4	SYNOPSIS:
5	Under existing law, food service establishments
6	are not required to provide the country of origin of
7	certain food products they provide to consumers.
8	This bill would require food service
9	establishments to notify consumers of the country of
10	origin of seafood products they offer for sale or
11	advertise.
12	This bill would require food service
13	establishments to use the correct common name of
14	seafood products they offer for sale or advertise.
15	This bill would require food service
16	establishments to notify consumers as to whether fish

her fish or shrimp offered for sale or advertised are farm-raised or wild.

This bill would further provide for the State Department of Public Health to impose civil penalties on food service establishments for the failure to comply with these requirements.

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25 A BILL 26

27 AN ACT

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TO BE ENTITLED

29	Relating to seafood products; to amend Sections
30	22-20A-2, 22-20A-3, 22-20A-4, and 22-20A-8, Code of Alabama
31	1975, to require food service establishments to notify
32	consumers of the country of origin of seafood products; to
33	require food service establishments to identify seafood
3 4	products sold or advertised using their correct common name;
35	to require food service establishments to differentiate
36	between farmed-raised fish and shrimp and wild fish and
37	shrimp; and to further provide for the State Department of
38	Public Health to assess civil penalties for violations.
39	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
40	Section 1. Sections 22-20A-2, 22-20A-3, 22-20A-4, and
41	22-20A-8, Code of Alabama 1975, are amended to read as
42	follows:
43	"\$22-20A-2
4 4	For purposes of this article, the following terms shall
45	have the following meanings, unless the context clearly
46	requires a different meaning:
47	(1) BOARD. The State Board of Health as defined in
48	Section <u>22-2-3</u> <u>22-2-1</u> .
49	(2) DOMESTIC. Any farm-raised fish or wild fish
50	hatched, raised, harvested, or processed within the United
51	States or a territory of the United States.
52	(2) COUNTRY OF ORIGIN. The country in which an animal,
53	from which a covered commodity is derived, is born, raised, or
54	slaughtered. If the animal is born, raised, or slaughtered in
55	different countries, the term includes each country.
5.6	(3) COMPDED COMMODITY



57	a. Includes all of the following:
58	1. Farmed-raised fish.
59	2. Wild fish.
60	b. The term does not include an item described in this
61	subdivision if the item is an ingredient in processed food.
62	(4) DEPARTMENT. The Alabama Department of Public
63	<pre>Health.</pre>
64	(3)(5) FARM-RAISED FISH. Includes farm-raised
65	shellfish and fillets, steaks, nuggets, and any other flesh
66	from a farm-raised fish or shellfish and includes any product
67	of which farm-raised fish is an ingredient.
68	(4) (6) FOOD SERVICE ESTABLISHMENT. Any place, vehicle,
69	or vessel where food for individual portion service is
70	prepared, stored, held, transported, served, or dispensed to
71	consumers and which is regulated by the department. and
72	includes The term includes any such place regardless of
73	whether <u>consumption</u> the food sold is <u>intended for</u> on- or
74	off-premises and which is regulated by the Alabama Department
75	of Public Health consumption. Hospitals, as defined in Section
76	22-21-20, shall be excluded from the requirements of this
77	article.
78	(5) IMPORTED. Any farm-raised fish or wild fish that
79	was hatched, raised, harvested, or processed outside the
80	United States or a territory of the United States.
81	(6) (7) SHELLFISH. Includes crab, lobster, oyster,
82	shrimp, crayfish, clam, and scallops in the wild and any
83	farm-raised shellfish and includes any product of which
84	shellfish is an ingredient.

# SUP OF ALABAMA

85	$\frac{(7)}{(8)}$ STATE HEALTH OFFICER. The State Health Officer
86	as defined in Section 22-2-8, or his or her designated
87	representative.
88	$\frac{(8)}{(9)}$ VERIFIED COMPLAINT. An allegation of
89	noncompliance with the provisions of this article that can be
90	attributed to the complainant and which is signed and verified
91	by the complainant.
92	(9)(10) WILD FISH. Naturally born or hatchery-raised
93	fish and shellfish harvested in the wild. The term includes $\frac{a}{a}$
94	fillet, steak, nugget, fillets, steaks, nuggets, and any other
95	flesh from wild fish or shellfish and also includes any
96	product of which wild fish is an ingredient. Net-pen The term
97	does not include net-pen aquacultural or other farm-raised
98	fish-are excluded from the definition or shellfish."
99	"\$22-20A-3
100	(a) Any person individual or entity who supplies
101	<pre>farm-raised fish or wild fish a covered commodity to a food</pre>
102	service establishment shall provide information of the country
103	of origin of the <a href="product">product</a> covered commodity to the food service
104	establishment as required by federal law. The State Health
105	Officer, upon verified complaint and in compliance with all
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	applicable state and federal law, shall investigate any and
107	applicable state and federal law, shall investigate any and all reports of noncompliance with this subsection. Upon
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	all reports of noncompliance with this subsection. Upon
108	all reports of noncompliance with this subsection. Upon receipt of the verified complaint, a copy of the complaint
108 109	all reports of noncompliance with this subsection. Upon receipt of the verified complaint, a copy of the complaint shall be given to the food service establishment.

# THE SERVICE

113	the requirements of federal law, the supplier of the fish or
114	fish product or the food service establishment shall not be
115	required to provide any additional information to comply with
116	this article.
117	(c) A food service establishment serving farm-raised
118	fish or wild fish shall place a disclaimer or notice on the
119	menu or on a placard not smaller than 8 and one half inches by
120	11 inches in close proximity to the food establishment permit
121	in a conspicuous place specifically stating the following:
122	"Under Alabama law, the consumer has the right to know, upon
123	request to the food service establishment, the country of
124	origin of farm-raised fish or wild fish." The disclaimer or
125	notice listed on a menu shall be listed in print as large as
126	the listing of the product.
127	(d) For purposes of this section, the United States is
128	the country of origin for farm-raised fish hatched, raised,
129	harvested, and processed in the United States and wild fish
130	that were harvested in waters of the United States, a
131	territory of the United States, or a state and processed in
132	the United States, a territory of the United States, or a
133	state, including the waters thereof.
134	(b) A food service establishment selling a covered
135	commodity to consumers for primarily off-premises consumption
136	shall provide the country of origin of the covered commodity
137	to consumers by means of a label, stamp, mark, placard, or
138	other visible sign on the package, display, holding unit, or
139	bin containing the covered commodity at the final point of
140	sale. The country of origin shall be provided using the same



- 141 size font as the covered commodity is listed, but not using
  142 letters measuring less than one-half inch.
- 143 (c) A food service establishment selling a covered

  144 commodity to consumers for primarily on-premises consumption

  145 shall provide the country of origin of the covered commodity

  146 to consumers by either of the following methods:
- 147 (1) A disclaimer or notice located on the menu in the

  148 same location as and in the same size font, but not using

  149 letters measuring less than one-half inch in size, as the

  150 listed covered commodity.
- (2) A placard posted on a wall in a conspicuous
  location that is in plain view of all patrons and is not
  smaller than eight and one-half inches by 11 inches, but not
  using letters measuring less than one inch in size.
  - (d) An advertisement of a covered commodity by a food service establishment shall state the covered commodity's country of origin in the same location as and in the same size font, but not using letters measuring less than one-half inch in size, as the advertised covered commodity.
- 160 (e) A food service establishment selling or advertising 161 a covered commodity shall identify the covered commodity using 162 its common name as defined by rule of the department. If no 163 common name is defined by rule of the department, the common 164 name is the acceptable market name or common name as provided 165 in the United States Food and Drug Administration's 166 publication "The Seafood list--FDA Guide to Acceptable Market Names for Seafood Sold in Interstate Commerce," as the 167
- publication existed on October 1, 2024.

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(f)(1) A food service establishment selling or
advertising farm-raised fish or wild fish shall differentiate
between farm-raised fish and wild fish by stating such in the
same manner as is required for providing the country of origin
of the farm-raised fish or wild fish pursuant to this section.
(2) The terms "farmed-raised fish" and "wild fish" as
used in this subsection mean fish and shrimp only. The term
does not include crab, lobster, oyster, crayfish, clam, and
scallops.
(g) The State Health Officer, upon verified complaint
and in compliance with all applicable state and federal laws,
shall investigate any and all reports of noncompliance with
this section. Upon receipt of the verified complaint, a copy
of the complaint shall be given to the retail food
establishment or food service establishment."
"\$22-20A-4
Any covered commodity with the United States as its
country of origin may have labeling requirements as to
farm-raised fish and wild fish offered for direct retail sale
for human consumption by a food service establishment may
comply with this article by stating the country of origin in
lieu of the disclaimer or notice; except, that the appropriate
state name <u>, or USA,</u> or United States of America, including a
trade name or trademark, may be inserted listed in lieu
thereof to accommodate similar products produced in any of the
states or a territory of the United States of America."
"\$22-20A-8
(a) Any food service establishment violating that

# SUPPLIES OF ALL MALE.

## HB66 INTRODUCED

197	violates this article or the rules promulgated adopted
198	thereunder, after notice and a hearing, shall be subject to
199	civil penalties. The State Health Officer shall impose these
200	penalties on a graduated scale in accordance with the
201	following schedule for all violations within a 24-month
202	period:
203	(1) First For a first offense -, a Written written
204	warning.
205	(2) <u>Second</u> For a second offense <u>,</u> a fine of <u>One</u> one
206	hundred dollars (\$100).
207	(3) Third For a third offense—, a fine of Two two
208	hundred fifty dollars (\$250).
209	(4) Fourth For a fourth offense , a fine of Five five
210	hundred dollars (\$500).
211	(5) Fifth For a fifth and any subsequent offense—, a
212	<pre>fine of One one thousand dollars (\$1,000).</pre>
213	(b) Any food service establishment which that
214	unknowingly violates this article due to a good faith reliance
215	upon the establishment's supplier's attestation of the covered
216	<pre>commodity's country of origin shall be held harmless against</pre>
217	penalties from failure to disclose country of origin of any
218	product which was mislabeled by the wholesaler or distributor
219	a violation of this article.
220	(c) A food service establishment may appeal any penalty
221	assessed pursuant to this section in accordance with the
222	Alabama Administrative Procedure Act. Judicial review of a
223	final action of the department shall be pursuant to Section

224 41-22-20.



225	(d) All fines and other monies collected pursuant to
226	this section shall be distributed to the department and used
227	to implement, enforce, and administer this article.
228	(e) The State Health Officer, Attorney General, or an
229	appropriate district attorney may file an action to collect
230	any unpaid penalty levied pursuant to this section in a court
231	of competent jurisdiction. The defendant establishment shall
232	be liable for all costs associated with the collection of any
233	unpaid penalty."
234	Section 2. This act shall become effective on October
235	1, 2024.