- 1 HB96
- 2 154706-1
- 3 By Representative Patterson
- 4 RFD: Agriculture and Forestry
- 5 First Read: 14-JAN-14
- 6 PFD: 01/06/2014

1	154706-1:n:08/15/2013:FC/tan LRS2013-3207
2	
3	
4	
5	
6	
7	
8	SYNOPSIS: Under existing law, assessments are
9	authorized on producers of cotton after referendums
10	of cotton producers to be used by a commission of
11	nonprofit associations to promote cotton. A cotton
12	producer may request a refund of any assessment
13	from the commission.
14	This bill would authorize additional
15	referendums to approve the collection of
16	assessments without any provision for refunds. The
17	bill would be effective only upon the adoption of a
18	constitutional amendment authorizing assessments
19	without any provision for refunds.
20	
21	A BILL
22	TO BE ENTITLED
23	AN ACT
24	
25	To amend Section 2-8-193 of the Code of Alabama
26	1975, relating to assessments on cotton producers to promote
27	cotton; to authorize assessments without any provisions for

refunds; to repeal Section 2-8-203, Code of Alabama 1975,

relating to the refund of assessments; and to provide that

this act would be effective only upon the adoption of a

constitutional amendment deleting provisions for refunds of

assessment on cotton producers.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 2-8-193 of the Code of Alabama 1975, is amended to read as follows:

9 "\$2-8-193.

6

7

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

"(a) Any commission, established by the mutual agreement of any two or more nonprofit associations of cotton producers, fairly and substantially representative of the producers of cotton throughout the state, may at any time after May 5, 1981, make application to the State Board of Agriculture and Industries for certification and approval for the purpose of conducting a referendum among cotton producers of the state, upon the question of levying an assessment, collecting, expending and utilizing the same for the purpose or purposes authorized under this article and as stated in such referendum. For the purpose of determining whether the cotton producers are fairly represented by such applicant, the nonprofit associations establishing the commission or the commission shall submit to the State Board of Agriculture and Industries for approval or disapproval a plan or system for dividing the state into six districts, each district to contain as nearly as possible the same number of acres planted to cotton during the last year immediately prior to the date

of submitting such plan for which such statistics are available. The commission shall be composed of not more than eleven members, six of whom shall be elected representatives of the six respective districts into which the state is divided, as above provided, and the remainder shall be appointed from the state at large by the mutual consent of the nonprofit associations of cotton producers establishing the commission which applies for authorization to conduct the referendum and promotional program. Every member of the commission shall be a bona fide Alabama cotton producer. Any commission approved or certified hereunder by the State Board of Agriculture and Industries shall be authorized to execute or carry out such a promotional program within the limits prescribed by this article, and hereinafter shall be referred to as an approved or certified commission.

"(b) Any commission authorized to make assessments
pursuant to subsection (a) may make application to the State
Board of Agriculture and Industries for certification and
approval to conduct a referendum on the question of levying an
assessment without any provision for refunds. The referendums
and the levying, collection, expending, and utilization of the
assessments shall otherwise be subject to the provisions of
this article. Upon approval of any assessment authorized
pursuant to this subsection, the assessment shall supersede
any prior assessment being collected at the time of the
referendum."

Section 2. Section 2-8-203 of the Code of Alabama

1975, is repealed.

Section 3. This act shall be effective upon the

adoption of an amendment to Amendment 388 of the Constitution

of Alabama of 1901, now appearing as Section 93.06 of the

Official Recompilation of the Constitution of Alabama of 1901,

as amended, deleting the requirement for refunds of

assessments on cotton producers.