By: Representative Manning To: Transportation

HOUSE BILL NO. 250

1	AN ACT TO AMEND SECTION 63-5-27, MISSISSIPPI CODE OF 1972, TO
2	PROVIDE THAT CERTAIN VEHICLES USED TO TRANSPORT TIMBER CUTTING OR
3	LOGGING EQUIPMENT FROM ONE JOB SITE TO ANOTHER SHALL BE EXEMPT
4	FROM THE MAXIMUM AXLE SPACING AND TIRE LOADING RESTRICTIONS UPON
5	PAYMENT OF AN ANNUAL FEE BY THE VEHICLE OWNER OR LESSOR TO THE
6	MISSISSIPPI DEPARTMENT OF TRANSPORTATION; AND FOR RELATED
7	PURPOSES.

- 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 9 SECTION 1. Section 63-5-27, Mississippi Code of 1972, is
- 10 amended as follows:
- 11 63-5-27. (1) Subject to the maximum gross single axle or
- 12 tandem axle weights hereinafter specified, the gross single or
- 13 tandem axle weights shall not exceed five hundred fifty (550)
- 14 pounds per inch of tire width. The gross weight on any single or
- 15 tandem axle thus derived shall be subject to a tolerance not in
- 16 excess of five hundred (500) pounds provided that the total
- 17 allowable gross weight of the single or tandem axle shall not
- 18 exceed the maximum limitations allowed hereinafter.
- 19 (2) The gross weight imposed on the highway by the wheels of
- 20 any one (1) single axle of a vehicle shall not exceed twenty
- 21 thousand (20,000) pounds exclusive of the tolerance provided in
- 22 Section 63-5-33. A single axle shall be defined as an assembly of
- 23 two (2) or more wheels whose centers are in one (1) transverse
- 24 vertical plane or may be included between two (2) parallel
- 25 transverse vertical planes forty (40) inches apart extending
- 26 across the full width of the vehicle.
- 27 (3) The gross weight imposed on the highway by any tandem
- 28 axle shall not exceed thirty-four thousand (34,000) pounds

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    exclusive of the tolerance provided in Section 63-5-33. A tandem
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    axle shall be defined as any two (2) or more consecutive axles
    whose centers are more than forty (40) inches but not more than
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    ninety-six (96) inches apart. No one (1) axle of any such group
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    of two (2) or more consecutive axles shall exceed the weight
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    permitted for a single axle.
                  Vehicles designed and especially constructed to
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    transport concrete products and which are not available for
    purchase in sizes and capacities to fully comply with the road and
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    bridge weight laws of the State of Mississippi shall not be made
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    to conform to the axle spacing requirements or axle or tire
    loadings of this section or to the total combined weights as set
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    out in Section 63-5-33 in Table III, provided (i) that such
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    vehicles shall be limited to a gross weight of sixty thousand
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    (60,000) pounds; (ii) that such vehicles shall only be operated
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    within fifty (50) miles of their home base; (iii) that any such
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    vehicles shall be limited to a maximum load of the rated capacity
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    of the vehicle; (iv) that all such vehicles shall have at least
    three (3) axles; and (v) that all vehicles with only three (3)
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    axles shall have all wheels brake-equipped. Any two (2) or more
    axles close enough to be considered an axle group shall be
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    suspended by an equalizing system and be spaced a minimum of four
    (4) feet apart in order to be eligible for the maximum load as
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    provided in this subsection. It shall be a violation if vehicles
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    to which this subsection applies travel upon any federal
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    interstate highway or upon any roads or bridges designated and
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    posted as incapable of carrying such loads by the Transportation
    Commission, a board of supervisors, or municipal governing
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    authorities as provided in subsection (5) or (6) of this section.
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              (b) Vehicles designed and especially constructed to
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    transport raw cotton from harvest to the cotton gin shall not be
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    made to conform to the axle spacing or axle or tire loadings of
    this section. However, such vehicles (i) shall be limited to a
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    gross weight of sixty thousand (60,000) pounds; (ii) may be
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    operated only within a fifty (50) miles radius of their home base
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    or their contractual customer; (iii) shall be limited to a maximum
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load of the rated capacity of that vehicle; (iv) shall have all

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66 wheels brake equipped; and (v) are prohibited from traveling upon
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- 67 any federal interstate highway or upon any roads or bridges
- 68 designated and posted as incapable of carrying such loads by the
- 69 Mississippi Department of Transportation, a board of supervisors
- 70 or municipal governing authorities as provided in subsection (5)
- 71 or (6) of this section.
- 72 (c) Vehicles designed and especially constructed to
- 73 collect and transport solid waste and which are not available for
- 74 purchase in sizes and capacities to fully comply with the road and
- 75 bridge weight laws of the State of Mississippi, shall not be made
- 76 to conform to the axle spacing or tire loadings of this section.
- 77 However, such vehicles (i) shall be limited to a gross weight of
- 78 sixty thousand (60,000) pounds; (ii) may be operated only within a
- 79 fifty (50) mile radius of their home base or their contractual
- 80 customer; (iii) shall be limited to a maximum load of the rated
- 81 capacity of that vehicle; (iv) shall have all wheels
- 82 brake-equipped; and (v) are prohibited from traveling upon any
- 83 federal interstate highway or upon any roads or bridges designated
- 84 and posted as incapable of carrying such loads by the Mississippi
- 85 Department of Transportation, a board of supervisors or the
- 86 governing authorities of a municipality as provided in subsections
- 87 (5) or (6) of this section.
- 88 (d) Vehicles being operated to transport timber cutting
- 89 or logging equipment from one job site to another, when the
- 90 trailer upon which the equipment is towed and the equipment are
- 91 owned or leased by the same person, and when there are no more
- 92 than two (2) pieces of equipment on such trailer at one time,
- 93 shall be exempt from the axle spacing and tire loadings of this
- 94 <u>section upon payment by the vehicle owner to the Transportation</u>
- 95 <u>Department of an annual fee in the amount of One Hundred Dollars</u>
- 96 (\$100.00) per vehicle. However, such vehicles (i) shall be
- 97 <u>limited to a gross weight of one hundred thousand (100,000)</u>
- 98 pounds; (ii) shall be limited to a maximum load of the rated

- 99 <u>capacity of that vehicle; (iii) shall have all wheels brake</u>
- 100 equipped; and (iv) are prohibited from traveling upon any federal
- 101 <u>interstate highway or upon any roads or bridges designated and</u>
- 102 posted as incapable of carrying such loads by the Mississippi
- 103 Department of Transportation, a board of supervisors or the
- 104 governing authorities of a municipality as provided in subsections
- 105 (5) or (6) of this section. Any vehicle and load being operated
- 106 pursuant to this paragraph for which the operator does not have
- 107 the permit or a copy thereof in his possession shall be deemed not
- 108 to have a permit and shall be penalized accordingly.
- 109 (5) The board of supervisors of any county or the governing
- 110 authorities of any municipality, by appropriate resolution, may
- 111 impose limitations more restrictive than those permitted in this
- 112 section upon the county highways of such county or the streets of
- 113 such municipality.
- 114 (6) The Mississippi Department of Transportation, for cause,
- 115 may post or limit any road or bridge to weights less than those
- 116 permitted by this section.
- 117 SECTION 2. This act shall take effect and be in force from
- 118 and after July 1, 1999.