By: Representative Ketchings

To: Transportation

HOUSE BILL NO. 1111

1 AN ACT TO AMEND SECTION 63-5-27, MISSISSIPPI CODE OF 1972, TO 2 PROVIDE THAT CERTAIN VEHICLES USED TO TRANSPORT CRANES AND HEAVY 3 LIFTING EQUIPMENT, INCLUDING MOBILE CRANES, SHALL BE EXEMPT FROM 4 THE MAXIMUM AXLE SPACING AND TIRE LOADING RESTRICTIONS FOR 5 HIGHWAYS; AND FOR RELATED PURPOSES.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7 SECTION 1. Section 63-5-27, Mississippi Code of 1972, is 8 amended as follows:

63-5-27. (1) Subject to the maximum gross single axle or 9 10 tandem axle weights hereinafter specified, the gross single or tandem axle weights shall not exceed five hundred fifty (550) 11 pounds per inch of tire width. The gross weight on any single or 12 13 tandem axle thus derived shall be subject to a tolerance not in 14 excess of five hundred (500) pounds provided that the total allowable gross weight of the single or tandem axle shall not 15 exceed the maximum limitations allowed hereinafter. 16

(2) The gross weight imposed on the highway by the wheels of 17 any one (1) single axle of a vehicle shall not exceed twenty 18 thousand (20,000) pounds exclusive of the tolerance provided in 19 Section 63-5-33. A single axle shall be defined as an assembly of 20 21 two (2) or more wheels whose centers are in one (1) transverse vertical plane or may be included between two (2) parallel 22 transverse vertical planes forty (40) inches apart extending 23 across the full width of the vehicle. 24

(3) The gross weight imposed on the highway by any tandem
axle shall not exceed thirty-four thousand (34,000) pounds
exclusive of the tolerance provided in Section 63-5-33. A tandem

H. B. No. 1111 99\HR12\R1812 PAGE 1 axle shall be defined as any two (2) or more consecutive axles whose centers are more than forty (40) inches but not more than ninety-six (96) inches apart. No one (1) axle of any such group of two (2) or more consecutive axles shall exceed the weight permitted for a single axle.

33 (4) (a) Vehicles designed and especially constructed to transport concrete products and which are not available for 34 35 purchase in sizes and capacities to fully comply with the road and bridge weight laws of the State of Mississippi shall not be made 36 37 to conform to the axle spacing requirements or axle or tire loadings of this section or to the total combined weights as set 38 out in Section 63-5-33 in Table III, provided (i) that such 39 40 vehicles shall be limited to a gross weight of sixty thousand (60,000) pounds; (ii) that such vehicles shall only be operated 41 within fifty (50) miles of their home base; (iii) that any such 42 vehicles shall be limited to a maximum load of the rated capacity 43 of the vehicle; (iv) that all such vehicles shall have at least 44 45 three (3) axles; and (v) that all vehicles with only three (3)axles shall have all wheels brake-equipped. Any two (2) or more 46 47 axles close enough to be considered an axle group shall be suspended by an equalizing system and be spaced a minimum of four 48 (4) feet apart in order to be eligible for the maximum load as 49 provided in this subsection. It shall be a violation if vehicles 50 to which this subsection applies travel upon any federal 51 52 interstate highway or upon any roads or bridges designated and posted as incapable of carrying such loads by the Transportation 53 54 Commission, a board of supervisors, or municipal governing 55 authorities as provided in subsection (5) or (6) of this section.

56 (b) Vehicles designed and especially constructed to 57 transport raw cotton from harvest to the cotton gin shall not be made to conform to the axle spacing or axle or tire loadings of 58 59 this section. However, such vehicles (i) shall be limited to a gross weight of sixty thousand (60,000) pounds; (ii) may be 60 61 operated only within a fifty (50) miles radius of their home base 62 or their contractual customer; (iii) shall be limited to a maximum 63 load of the rated capacity of that vehicle; (iv) shall have all wheels brake equipped; and (v) are prohibited from traveling upon 64

H. B. No. 1111 99\HR12\R1812 PAGE 2 65 any federal interstate highway or upon any roads or bridges 66 designated and posted as incapable of carrying such loads by the 67 Mississippi Department of Transportation, a board of supervisors 68 or municipal governing authorities as provided in subsection (5) 69 or (6) of this section.

(c) Vehicles designed and especially constructed to 70 collect and transport solid waste and which are not available for 71 purchase in sizes and capacities to fully comply with the road and 72 73 bridge weight laws of the State of Mississippi, shall not be made 74 to conform to the axle spacing or tire loadings of this section. However, such vehicles (i) shall be limited to a gross weight of 75 76 sixty thousand (60,000) pounds; (ii) may be operated only within a fifty (50) mile radius of their home base or their contractual 77 customer; (iii) shall be limited to a maximum load of the rated 78 capacity of that vehicle; (iv) shall have all wheels 79 80 brake-equipped; and (v) are prohibited from traveling upon any 81 federal interstate highway or upon any roads or bridges designated and posted as incapable of carrying such loads by the Mississippi 82 Department of Transportation, a board of supervisors or the 83 84 governing authorities of a municipality as provided in subsections 85 (5) or (6) of this section.

(d) Vehicles transporting cranes and heavy lifting 86 87 equipment, including mobile cranes manufactured and designed as a single unit and intended to be operated over roads and highways, 88 shall be exempt from the axle spacing and tire loadings of this 89 90 section. However, such vehicles (i) shall be limited to a gross 91 weight of one hundred thousand (100,000) pounds; (ii) shall be limited to a maximum load of the rated capacity of that vehicle; 92 (iii) shall have all wheels brake equipped; and (iv) are 93 94 prohibited from traveling upon any federal interstate highway or 95 upon any roads or bridges designated and posted as incapable of carrying such loads by the Mississippi Department of 96 97 Transportation, a board of supervisors or the governing

H. B. No. 1111 99\HR12\R1812 PAGE 3 98 <u>authorities of a municipality as provided in subsections (5) and</u> 99 (6) of this section.

100 (5) The board of supervisors of any county or the governing 101 authorities of any municipality, by appropriate resolution, may 102 impose limitations more restrictive than those permitted in this 103 section upon the county highways of such county or the streets of 104 such municipality.

105 (6) The Mississippi Department of Transportation, for cause,
106 may post or limit any road or bridge to weights less than those
107 permitted by this section.

108 SECTION 2. This act shall take effect and be in force from 109 and after July 1, 1999.