By: Representative Simpson

## To: Ways and Means

## HOUSE BILL NO. 1480 (As Passed the House)

AN ACT TO AMEND SECTION 27-21-3, MISSISSIPPI CODE OF 1972, TO 1 2 EXEMPT CERTAIN LOANS FROM THE FINANCE COMPANY PRIVILEGE TAX; TO 3 AMEND SECTION 75-67-135, MISSISSIPPI CODE OF 1972, TO EXEMPT CERTAIN LOANS FROM THE SMALL LOAN REGULATORY LAW; TO AMEND SECTION 75-67-241, MISSISSIPPI CODE OF 1972, TO EXEMPT CERTAIN LOANS FROM 5 THE SMALL LOAN PRIVILEGE TAX LAW; AND FOR RELATED PURPOSES. 6 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 27-21-3, Mississippi Code of 1972, is 8 9 amended as follows: 27-21-3. There is hereby levied a statewide privilege tax 10 11 upon every person, firm, corporation, or association, other than banks, state or national, doing business of lending money secured 12 by mortgages, trust receipts, retained-title or purchase 13 contracts, on motor vehicles, furniture, refrigerators containing 14 mechanical freezing units operated by gas or electricity, or 15 radios or any other tangible personal property, located in the 16 17 State of Mississippi, or doing a business of purchasing, 18 discounting, or otherwise acquiring notes, trust receipts, or other forms of indebtedness secured by liens, in the form of 19 20 mortgages, retained-title or purchase contracts, or other liens, 21 upon motor vehicles, furniture, refrigerators containing mechanical units operated by gas or electricity or other fuels, or 22 23 radios or any other tangible personal property, located in this 24 state (not including, however, cotton, cotton seed or agricultural 25 products); the amount of said tax to bear a direct relationship to 26 the value of the securities held, owned, or acquired by such 27 person, firm, corporation or association, and exacted in return

for the protection afforded by the government and laws of this

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- 29 state in the enjoyment of such ownership and rights acquired
- 30 thereby; the tax to be computed by application of the rate
- 31 hereinafter set out to the total value of such securities, other
- 32 than those securities representing loans for the payment of the
- 33 wholesale sales price and those securities representing
- 34 transactions known as "floor plan," upon which no tax is to be
- 35 imposed. Provided, however, that the tax imposed in this chapter
- 36 shall not apply to (a) persons, firms or corporations engaged in
- 37 the general mercantile business, who make advancements of money,
- 38 merchandise and supplies to their customers and who take
- 39 mortgages, deeds of trust or other liens upon personal property to
- 40 secure the payment of the indebtedness thus incurred; or (b) a
- 41 member of an affiliated group as defined by Section 1504 of the
- 42 Internal Revenue Code of 1986, as amended, on July 1, 1995, with
- 43 respect to loans made by one member of the affiliated group to
- 44 another and who is not otherwise engaged in the business of
- 45 loaning money secured by tangible personal property; or (c) loans
- 46 <u>which are secured by mortgages, security interests, trust</u>
- 47 <u>receipts, retained title purchase contracts or other liens when</u>
- 48 <u>the lender is neither a dealer in such security documents nor a</u>
- 49 <u>dealer selling the tangible personal property which secures the</u>
- 50 monetary obligation.
- 51 SECTION 2. Section 75-67-135, Mississippi Code of 1972, is
- 52 amended as follows:
- 75-67-135. This article shall not apply to any person, firm,
- 54 partnership, corporation or association doing business under any
- of the laws of this state relating to banks, savings banks, trust
- 56 companies, building and loan associations, insurance companies,
- 57 pawnbrokers or credit unions; nor shall this article apply to any
- 58 person, firm, partnership, corporation or association concerning
- 59 loans made to the employees or farm tenants of such person, firm,
- 60 partnership or corporation or association; nor to loans or
- 61 advances made to be used in or in the furtherance of farming or
- 62 agricultural operations; nor to loans insured or guaranteed by the
- 63 United States or any of its agencies; nor to persons, firms,
- 64 partnerships, associations or corporations making loans only
- 65 secured by real estate; nor to dealers and sellers or purchasers

of conditional sales or retained title contracts on real or

67 personal property; nor an occasional lender not regularly engaged

- 68 in the business of lending money, but such lender shall be
- 69 governed by the usury statutes of this state; nor in the case of
- 70 any loan that is exempt from the federal Truth in Lending Act and
- 71 Regulation Z.
- 72 SECTION 3. Section 75-67-241, Mississippi Code of 1972, is
- 73 amended as follows:
- 74 75-67-241. This article shall not apply to any person, firm,
- 75 partnership, corporation or association doing business under any
- 76 of the laws of this state relating to banks, savings banks, trust
- 77 companies, building and loan associations, insurance companies,
- 78 credit unions or pawnbrokers; nor shall this article apply to any
- 79 person, firm, partnership, corporation or association concerning
- 80 loans made to the employees or farm tenants of such person, firm,
- 81 partnership or corporation or association; nor to loans or
- 82 advances made to be used in or in the furtherance of farming or
- 83 agricultural operations; nor to loans insured or guaranteed by the
- 84 United States or any of its agencies; nor to persons, firms,
- 85 partnerships, associations or corporations making loans only
- 86 secured by real estate; nor to dealers and sellers or purchasers
- 87 of conditional sales or retained title contracts on real or
- 88 personal property; nor a member of an affiliated group as defined
- 89 by Section 1504 of the Internal Revenue Code of 1986, as amended,
- 90 on May 24, 1995, with respect to loans made by one member of the
- 91 affiliated group to another and who is not otherwise engaged in
- 92 the business of loaning money secured by tangible personal
- 93 property; nor an occasional lender not regularly engaged in the
- 94 business of lending money, but such lender shall be governed by
- 95 the usury statutes of this state; nor in the case of any loan that
- 96 is exempt from the federal Truth in Lending Act and Regulation Z.
- 97 SECTION 4. This act shall take effect and be in force from
- 98 and after July 1, 1999.