By: Senator(s) Hall

To: Fees, Salaries and Administration; Appropriations

SENATE BILL NO. 2033

1 2 3	AN ACT TO AMEND SECTION 25-1-85, MISSISSIPPI CODE OF 1972, TO INCREASE THE NUMBER OF PASSENGER VEHICLES AUTHORIZED FOR THE MISSISSIPPI BOARD OF NURSING; AND FOR RELATED PURPOSES.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
5	SECTION 1. Section 25-1-85, Mississippi Code of 1972, is
6	amended as follows:
7	25-1-85. The following state departments, agencies or
8	institutions are hereby allowed to purchase, own and operate, in
9	strict accordance with the provisions hereof, passenger vehicles
10	not to exceed the following numbers:
11	Office of the Attorney General
12	Agriculture and Commerce
13	Department of Economic and Community Development 14
14	Experiment Stations
15	Extension Service1
16	Forestry Commission48
17	Department of Transportation
18	Military Department5
19	Department of Corrections
20	Parole Board2
21	Mississippi Department of Public Safety 600
22	Division of Plant Industry23
23	State Board of Mental Health2
24	East Mississippi State Hospital1
25	Mississippi State Hospital2
26	Alcoholic Beverage Control Division of the

27	Mississippi State Tax Commission	30
28	Soil and Water Conservation Commission	3
29	Ellisville State School	1
30	North Mississippi Retardation Center	1
31	South Mississippi Retardation Center	1
32	Board of Health	10
33	State Oil and Gas Board	3
34	Each institution of higher learning, for police	
35	purposes, provided each institution with	
36	more than 6,000 students may have 4	2
37	Wildlife, Fisheries and Parks	60
38	Surplus Property Procurement Commission	4
39	State Tax Commission - station wagons	2
40	State Tax Commission - automobiles	6
41	Mississippi Gaming Commission	60
42	Department of Environmental Quality	12
43	Pearl River Valley Water Supply District	7
44	Pearl River Basin Development District	2
45	Pat Harrison Waterway District	1
46	Department of Transportation -	
47	Office of State Aid Road Construction	10
48	Tennessee-Tombigbee Waterway Development Authority	2
49	Fair Commission	1
50	State Civil Defense Office (including	
51	communications vehicle)	4
52	Bureau of Narcotics	120
53	Mississippi State Port Authority at Gulfport	6
54	Tombigbee Water Supply District	3
55	Board of Pharmacy	4
56	Yellow Creek State Inland Port Authority	1
57	Boat and Water Safety Commission	2
58	Department of Archives and History	2
59	State Fire Fighters Academy (station wagon)	1

60	Office of Capitol Facilities - Capitol Police	2
61	Office of Building, Grounds and Real Property	1
62	State Veterans Affairs Board	15
63	Employment Security Commission	1
64	Forest Product Utilization Lab	1
65	Mississippi Board of Nursing	<u>5</u>
66	Certified Development Company of Mississippi, Inc	1
67	State Board of Medical Licensure	4
68	Mississippi Public Employees' Retirement System	3
69	Mississippi Public Service Commission	42
70	Department of Human Services	2
71	Department of Rehabilitation Services	4
72	Real Estate Commission	2
73	Mississippi Library Commission - station wagons	5
74	Boswell Regional Center	1
75	Hudspeth Regional Center	1
76	North Mississippi State Hospital	1
77	South Mississippi State Hospital	1
78	Motor Vehicle Commission	1
79	Office of the State Auditor	20
80	Division of Medicaid, Office of the Governor	3
81	Department of Marine Resources	3
82	Central Mississippi Residential Center	1
83	Juvenile Rehabilitation Center	1
84	Department of Education	1
85	Except as provided in Sections 25-1-77 through 25-1-93, no	
86	state department, institution or agency shall purchase, operate	or
87	maintain any passenger vehicle out of any funds available for the	ne
88	use of such department, institution or agency, unless same has	
89	been or may be donated.	
90	All new passenger vehicles purchased by any state departmen	nt,
91	institution, agency, university, community or junior college, or	r
92	local governing authority, except vehicles purchased to be used	

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     for law enforcement purposes by the law enforcement departments of
     the Mississippi Highway Safety Patrol, Mississippi Department of
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     Transportation, Public Service Commission, Mississippi
     Agricultural and Livestock Theft Bureau within the Department of
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     Agriculture and Commerce, Tax Commission, State Institutions of
     Higher Learning, Attorney General, and Department of Wildlife,
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     Fisheries & Parks, and vehicles used for law enforcement purposes
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     or for emergency response purposes by local governing authorities,
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     shall be of a fuel-efficient model which meets the needs of the
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     using entity. No such new passenger vehicles purchased shall be
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     luxury vehicles, utility, carryall or full-size vehicles as
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     defined by the industry, unless the executive head of the
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     purchasing entity first declares that a special need exists and/or
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     special circumstances exist which require transportation of
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     passengers in conditions requiring a luxury, utility, carryall or
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     full-size vehicle. Upon receipt of such declaration, the Public
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     Procurement Review Board created under Section 27-104-7 shall
     disallow the purchase by state agencies if adequate justification
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     is not provided. Approval from the Public Procurement Review
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     Board is not required for purchases by local governing
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     authorities. Furthermore, power windows, power door locks and
     power seats may not be added as options to any vehicle purchased
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     by any state agency unless adequate justification is provided.
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     is the intent of the Legislature that each such passenger vehicle
     purchased be the most prudent possible and still adequately meet
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     the needs for which the vehicle is purchased. The term "passenger
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     vehicle" shall not be construed to mean trucks or motor-driven
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     equipment whose primary use is not the transportation of
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     passengers.
          For purposes of this section, passenger vehicle shall be
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     defined as a vehicle which is designed to transport four (4) or
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more persons and/or provides adequate seating for at least four

(4) persons. The terms "luxury vehicle," "full-size vehicle,"

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126 "utility vehicle" and "carryall vehicle" shall be as defined by 127 the industry.

128 Prior to January 1, 1996, the Department of Finance and 129 Administration, Office of Purchasing and Travel, in cooperation 130 with the Office of the Auditor, Property Control Division, shall prepare an inventory of vehicles owned by all state departments, 131 agencies or institutions. The inventory shall include, but is not 132 133 limited to, the name of the agency or institution and the quantity 134 and primary use of vehicles in each of the following categories: 135 subcompact, compact sedan, mid-size sedan, full-size sedan, utility vehicle, carryall vehicle, compact pick-up, mid-size 136 137 pick-up, one-half ton pick-up, three-quarter ton pick-up, one ton 138 pick-up, passenger van, cargo van, bus, other. This inventory shall be used by the 1996 Legislature to determine the need for 139 140 limitations on the quantities of vehicles in each category for 141 each entity.

Nothing in Sections 25-1-77 through 25-1-93 shall be construed to prohibit agencies, departments and institutions from purchasing and operating passenger vehicles when used exclusively to transport patients, prisoners, students, faculty or staff of state institutions, blind and sighted employees essential to operate blind training programs or material, products and client-trainees in the sheltered workshop program, or bookmobiles. The superintendents of the Columbia Training School and Oakley Training School and the Commissioner of Corrections, or staff members designated by them, may use such passenger vehicles for other official functions and operations of those institutions at their discretion. Passenger vehicles or similar vehicles used for any other purposes shall be considered as automobiles and subject to the restrictions set forth in the aforesaid sections.

In addition to the motor vehicles authorized to be owned and operated by the Mississippi Department of Public Safety, said department is also authorized to receive, own and operate special

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- 159 purpose motor vehicles to be used solely in investigations.
- Of the motor vehicles authorized to be owned and operated by
- 161 the Mississippi Highway Safety Patrol, no more than twenty-one
- 162 (21) vehicles may be kept for use by administrative personnel of
- 163 the patrol whose principal duties are performed at the Highway
- 164 Safety Patrol Headquarters Building and the Drivers' License
- 165 Examining Station in Hinds County to commute to and from the
- 166 residence of said personnel to the office at which such duties are
- 167 regularly performed.
- Of the motor vehicles authorized to be owned and operated by
- 169 the Mississippi Department of Transportation, not more than five
- 170 (5) vehicles may be kept for use by administrative personnel of
- 171 the department to commute between their residences and the offices
- 172 at which their duties are regularly performed. The executive
- 173 director of the department is authorized to allow additional
- 174 department personnel to commute to and from their residences in
- 175 department vehicles due to the nature of their job and for the
- 176 safety of the traveling public.
- Of the motor vehicles authorized to be owned and operated by
- 178 the State Tax Commission, no more than four (4) vehicles may be
- 179 kept for use by administrative personnel whose principal duties
- 180 are performed at State Tax Commission offices in Hinds County to
- 181 commute to and from the residence of said personnel to the office
- 182 at which such duties are regularly performed.
- The provisions of Chapter 226, Laws of 1964, remain in force
- 184 and are not affected by this section.
- Any state officer, employee or board member who violates any
- 186 of the foregoing provisions of Sections 25-1-77 through 25-1-85
- 187 shall be liable on his or her official bond for the total amount
- 188 of the purchase price of the passenger vehicle, plus the total
- 189 amount of funds expended in violation of said sections for the
- 190 operating costs of such vehicle.
- 191 SECTION 2. This act shall take effect and be in force from

192 and after July 1, 1999.