By: Senator(s) Stogner

To: Judiciary

## SENATE BILL NO. 2152

AN ACT TO CREATE THE MISSISSIPPI TRANSFER-ON-DEATH OF 1 2 INTEREST IN REAL PROPERTY AND NONREGISTERED PERSONAL PROPERTY ACT; 3 TO DEFINE CERTAIN TERMS; TO PROVIDE FOR THE CONVEYANCE OF 4 PROPERTY; TO PROVIDE FOR THE EFFECT OF TRANSFER ON DEATH PROVISION 5 IN A CONVEYANCE; TO PROVIDE FOR OWNERSHIP ON THE DEATH OF THE OWNER; TO PROVIDE FOR NONTESTAMENTARY TRANSFER ON DEATH; TO 6 7 PROVIDE FOR TERMS, CONDITIONS AND FORM OF CONVEYANCE; TO PROVIDE 8 EXAMPLES; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. This act shall be known and may be cited as the 10 "Mississippi Transfer-On-Death of Interest in Real Property and 11 12 Nonregistered Personal Property Act." SECTION 2. In this chapter, unless the context otherwise 13 14 requires: 15 (a) "Person" means an individual, a corporation, an organization or other legal entity. 16 17 (b) "Property" includes real property or any interest therein and nonregistered personal property or any interest 18 19 therein. "Nonregistered personal property" means any 20 (C) 21 personal property that is not actually registered under the 2.2 provisions of the Mississippi Uniform Transfer-On-Death Security Registration Act as set forth in Sections 91-21-1 et seq. 23 24 (d) "Conveyance" means deeds of all types and bills of sale, all with or without warranty. 25 (e) "Beneficiary" or "substitute beneficiary" means a 26 27 person as defined in this act. 28 SECTION 3. An interest or estate in property that will vest in a beneficiary or beneficiaries only upon the death of the owner 29

S. B. No. 2152 99\SS01\R426 PAGE 1 or owners may be created by conveyance to the owner (grantee) or owners (grantees) followed by the words "transfer on death" (or the abbreviation thereof "TOD") followed by the name or names of the beneficiary or beneficiaries. The conveyance of an interest or estate in property to two (2) or more owners shall provide for survivorship between the owners as joint tenants or as tenants by the entirety.

SECTION 4. The designation of a TOD beneficiary in a 37 conveyance has no effect on the ownership until the owner's death 38 and the beneficiary has no ownership or right in the property 39 until the death of the owner. The sole owner or all of the 40 surviving owners may, without the consent of any beneficiary or 41 42 beneficiaries, take any action with respect to the property that could be taken by the sole owner or all of the surviving owners if 43 no beneficiary or beneficiaries had been named. 44

45 SECTION 5. On death of a sole owner or the last to die of all multiple owners, ownership of the property passes to the 46 47 beneficiary or beneficiaries who survive all owners. No interest shall vest in a beneficiary unless the beneficiary survives all 48 49 owners. Until division of the property after the death of all 50 owners, multiple beneficiaries surviving the death of all owners 51 hold their interests as tenants in common. If no beneficiary survives the death of all owners, the property belongs to the 52 estate of the deceased sole owner or the estate of the last to die 53 54 of all multiple owners.

55 <u>SECTION 6.</u> (1) A transfer to the beneficiary or 56 beneficiaries upon the death of a sole owner or the last to die of 57 all multiple owners is effective by reason of the provisions of 58 the conveyance and the provision of this chapter and is not 59 testamentary.

60 (2) This chapter does not limit the rights of creditors of
61 the owner against beneficiaries and other transferees under other
62 laws of this state, but no new rights are created in a creditor
63 under the provisions of this chapter.

64 <u>SECTION 7.</u> Substitution for a beneficiary may be indicated 65 by appending to the name of the primary beneficiary the letters 66 "LDPS" standing for "lineal descendants per stirpes" or the

S. B. No. 2152 99\SS01\R426 PAGE 2 67 letters "SUB BENE" standing for "substitute beneficiary." This designation "LDPS" substitutes a deceased beneficiary's 68 69 descendants who survive the owner for a beneficiary who fails to so survive, the descendants to be identified and to share in 70 71 accordance with laws of inheritance by descendants of an 72 intestate. The designation "SUB BENE" followed by the name of a substitute beneficiary is effective to substitute the person so 73 named to receive the property that the beneficiary would have 74 75 received by surviving the primary beneficiary.

<u>SECTION 8.</u> Without establishing any limitations, the
following are examples of some conveyance that may be utilized:
(a) Sole Owner-Sole Beneficiary: To John R. Brown TOD

79 John R. Brown, Jr.

80 (b) Sole Owner-Primary and Substituted Beneficiary: To
81 John R. Brown TOD John R. Brown, Jr., SUB BENE John R. Brown, III.
82 (c) Sole Owner-Primary and Substituted Beneficiary: To
83 John R. Brown TOD John R. Brown, Jr., LDPS.

84 (d) Sole Owner-Primary Beneficiaries and Secondary
85 Beneficiary: To John R. Brown TOD John R. Brown, Jr., and Betty
86 B. Smith SUB BENE ABC Corporation.

87 (e) Sole Owner-Undivided Interest to Different
88 Beneficiaries: To John R. Brown TOD John R. Brown, Jr., an
89 undivided one-half (1/2) interest; and to Betty B. Smith TOD
90 Sandra S. Jones, an undivided one-half (1/2) interest.

91 (f) Husband and Wife Owners-Sole Beneficiary: To John
92 R. Brown and wife, Mary S. Brown, as an estate by the entirety
93 with full right of survivorship as between them and not as tenants
94 in common TOD John R. Brown, Jr.

95 (g) Husband and Wife Owners-Primary Beneficiary and
96 Substituted Beneficiary: To John R. Brown and wife, Mary S.
97 Brown, as an estate by the entirety with the full right of
98 survivorship as between them and not as tenants in common TOD John
99 R. Brown, Jr., SUB BENE John R. Brown, III.

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100 (h) Husband and Wife Owners-Primary Beneficiary and Substituted Beneficiary: To John R. Brown and wife, Mary S. 101 102 Brown, as an estate by the entirety with full right of 103 survivorship as between them and not as tenants in common TOD John 104 R. Brown, Jr., LDPS. (i) Sole Mineral Owner-Sole Beneficiary: To John R. 105 Brown TOD John R. Brown, Jr., an undivided one-fourth (1/4) of all 106 oil, gas and other minerals. 107

108 SECTION 9. This act shall take effect and be in force from 109 and after July 1, 1999.