To: Insurance By: Burton

SENATE BILL NO. 2222

AN ACT TO AMEND THE MISSISSIPPI MOTOR VEHICLE SAFETY RESPONSIBILITY LAW BY CREATING A NEW SECTION TO BE CODIFIED AS 3 SECTION 63-15-4, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR 4 COMPULSORY MOTOR VEHICLE LIABILITY INSURANCE; TO PROVIDE THAT 5 CERTAIN VEHICLES SHALL BE EXEMPT FROM THE REQUIREMENT OF MAINTAINING MOTOR VEHICLE LIABILITY INSURANCE; TO PROVIDE THAT THE 6 7 PERSONS INSURED UNDER LIABILITY INSURANCE SHALL BE RESPONSIBLE FOR MAINTAINING AN INSURANCE CARD IN EACH INSURED MOTOR VEHICLE AS 9 EVIDENCE OF COVERAGE; TO PROVIDE FOR THE DESIGN OF SUCH CARD BY THE DEPARTMENT OF PUBLIC SAFETY AND FOR THE FURNISHING OF SUCH 10 11 CARD BY THE INSURANCE COMPANY; TO PRESCRIBE PENALTIES FOR VIOLATIONS OF THE PROVISIONS OF THIS ACT; TO AMEND SECTIONS 12 63-15-3 AND 63-15-11, MISSISSIPPI CODE OF 1972, TO INCREASE 13 FINANCIAL RESPONSIBILITY REQUIREMENTS; TO AMEND SECTION 63-15-29, 14 15 MISSISSIPPI CODE OF 1972, TO DELETE THE REQUIREMENT THAT A DISCHARGE IN BANKRUPTCY DOES NOT RELIEVE THE JUDGMENT DEBTOR OF 16 OBLIGATIONS UNDER THIS CHAPTER; TO AMEND SECTIONS 63-15-13, 17 18 63-15-31, 63-15-37, 63-15-39, 63-15-41, 63-15-43, 63-15-51 AND 19 83-11-101, MISSISSIPPI CODE OF 1972, TO CONFORM THERETO; AND FOR 20 RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 21 22 SECTION 1. The following shall be codified as Section 63-15-4, Mississippi Code of 1972: 23 63-15-4. (1) It is unlawful to operate a motor vehicle in

- 24
- this state unless a policy of motor vehicle liability insurance in 25
- 26 at least the minimum amounts required for proof of financial
- 27 responsibility under Section 63-15-3, Mississippi Code of 1972, is
- 28 in effect to insure against losses which may arise out of the
- 29 operation of such vehicle.
- 30 (2) The following vehicles are exempt from the requirement
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- 31 of subsection (1) of this section:
- 32 (a) Vehicles exempt by Section 63-15-5, Mississippi
- 33 Code of 1972;
- 34 (b) Vehicles for which a bond or a certificate of
- 35 deposit of money or securities in at least the minimum amounts
- 36 required for proof of financial responsibility is on file with the
- 37 department;
- 38 (c) Vehicles that are self-insured under Section
- 39 63-15-53, Mississippi Code of 1972;
- 40 (d) Vehicles that are both registered to and operated
- 41 by nonresidents, except for those vehicles that are primarily
- 42 operated in this state; and
- (e) Implements of husbandry.
- 44 (3) (a) Every motor vehicle operated in this state and
- 45 required by this section to be insured under a motor vehicle
- 46 liability insurance policy shall have an insurance card maintained
- 47 in the vehicle as evidence of insurance. The insured parties
- 48 shall be responsible for maintaining the insurance card in each
- 49 vehicle.
- 50 (b) The department shall design the insurance card to
- 51 be maintained in the vehicle.
- 52 (c) (i) An insurance company issuing a policy of motor
- 53 vehicle liability insurance as required by this section shall
- 54 furnish to the insured an insurance card of the design adopted by
- 55 the department, and shall furnish an insurance card for each
- 56 vehicle at the time the insurance policy becomes effective.
- 57 (ii) One (1) insurance card must be furnished for
- 58 each motor vehicle insured by the policy, and must have an
- 59 expiration date clearly designated thereon to correspond with the
- 60 expiration date of the policy of motor vehicle liability
- 61 insurance. Upon renewal of the policy, the insurance company

- 62 shall furnish to the insured parties a replacement insurance card
- 63 with the expiration date of the renewal policy for each insured
- 64 motor vehicle.
- 65 (4) The issuance of a policy, or an insurance card as
- 66 required in this section, is not a warranty or a guarantee by an
- 67 insurance company or agent that the policy will remain in force
- 68 and effect and shall not create liability on the part of the
- 69 insurance company or agent for any policy that has been terminated
- 70 or canceled.
- 71 (5) Every peace officer, driver's license examiner or other
- 72 authorized agent or officer of the department, and other law
- 73 enforcement officers authorized to inspect drivers' licenses or
- 74 investigate motor vehicle accidents may inspect the insurance card
- 75 required under this section or investigate the reason for the lack
- 76 of such insurance card in any motor vehicle traveling on a public
- 77 road or highway.
- 78 (6) Failure to maintain a policy of motor vehicle liability
- 79 insurance as required under this section or fraudulent use of an
- 80 insurance card is a misdemeanor punishable by a fine of One
- 81 Hundred Dollars (\$100.00). A second or subsequent offense within
- 82 a period of two (2) years from a prior offense is a misdemeanor
- 83 punishable by a fine of Five Hundred Dollars (\$500.00).
- 84 (7) The requirements of this section and the penalties
- 85 provided herein are in addition to and not in lieu of the
- 86 requirements and penalties as otherwise provided by this chapter.
- 87 SECTION 2. Section 63-15-3, Mississippi Code of 1972, is
- 88 amended as follows:
- 89 63-15-3. The following words and phrases, when used in this

- 90 chapter, shall, for the purposes of this chapter, have the
- 91 meanings respectively ascribed to them in this section, except in
- 92 those instances where the context clearly indicates a different
- 93 meaning:
- 94 <u>(a)</u> "Department" means the Department of Public
- 95 Safety * * *, acting directly or through its authorized officers
- 96 and agents * * *.
- 97 <u>(b) "Insurance card" means a card or like document</u>
- 98 <u>designed by the department as required pursuant to Section</u>
- 99 <u>63-15-4, Mississippi Code of 1972.</u>
- 100 <u>(c)</u> "Highway" means the entire width between property
- 101 lines of any road, street, way, thoroughfare, or bridge in the
- 102 State of Mississippi not privately owned or controlled, when any
- 103 part * * * is open to the public for vehicular traffic and over
- 104 which the state has legislative jurisdiction under its police
- 105 power.
- 106 (d) "Judgment" means any judgment which is final by
- 107 expiration, without appeal, of the time within which an appeal
- 108 might have been perfected, or by final affirmation on appeal,
- 109 rendered by a court of competent jurisdiction of any state or of
- 110 the United States, upon a cause of action arising out of the
- 111 ownership, maintenance or use of any motor vehicle, for damages,
- 112 including damages for care and loss of services, because of bodily
- injury to or death of any person, or for damages because of injury
- 114 to or destruction of property, including the loss of use thereof,
- or upon a cause of action on an agreement of settlement for such
- 116 damages.
- 117 <u>(e)</u> "License" means any driver's, operator's,

- 118 commercial operator's, or chauffeur's license, temporary
- 119 instruction permit or temporary license, or restricted license,
- 120 issued under the laws of the State of Mississippi pertaining to
- 121 the licensing of persons to operate motor vehicles.
- 122 <u>(f)</u> "Motor vehicle" means every self-propelled vehicle
- 123 (other than traction engines, road rollers and graders, tractor
- 124 cranes, power shovels, well drillers and implements of husbandry)
- 125 which is designed for use upon a highway, including trailers and
- 126 semitrailers designed for use with such vehicles, and every
- 127 vehicle which is propelled by electric power obtained from
- 128 overhead wires but not operated upon rails.
- For purposes of this definition, "implements of husbandry"
- 130 shall not include trucks, pickup trucks, trailers and semitrailers
- 131 designed for use with such trucks and pickup trucks.
- 132 (g) "Nonresident" means any person who is not a
- 133 resident of the State of Mississippi.
- 134 (h) "Nonresident's operating privilege" means the
- 135 privilege conferred upon a nonresident by the laws of Mississippi
- 136 pertaining to the operation by him of a motor vehicle, or the use
- 137 of a motor vehicle owned by him, in the State of Mississippi.
- 138 <u>(i)</u> "Operator" means <u>any</u> person who is in actual
- 139 physical control of a motor vehicle.
- 140 <u>(j)</u> "Owner" means a person who holds the legal title of
- 141 a motor vehicle; if a motor vehicle is the subject of an agreement
- 142 for the conditional sale or lease * * * with the right of purchase
- 143 upon performance of the conditions stated in the agreement and
- 144 with an immediate right of possession vested in the conditional
- 145 vendee or lessee or <u>if</u> a mortgagor of a vehicle is entitled to

- 146 possession, then such conditional vendee or lessee or mortgagor $\underline{\text{is}}$
- 147 the owner for the purpose of this chapter.
- 148 (k) "Person" means $\underline{a} * * * person$, firm, copartnership,
- 149 association or corporation.
- 150 (1) "Proof of financial responsibility" means proof of
- 151 ability to respond in damages for liability, on account of
- 152 accidents occurring subsequent to the effective date of said
- 153 proof, arising out of the ownership, maintenance or use of a motor
- 154 vehicle, in the amount of <u>Twenty-five Thousand Dollars</u>
- 155 (\$25,000.00) because of bodily injury to or death of one (1)
- 156 person in any one (1) accident, and subject to the limit for one
- 157 (1) person, in the amount of fifty Thousand Dollars (\$50,000.00)
- 158 because of bodily injury to or death of two (2) or more persons in
- 159 any one (1) accident, and in the amount of <u>Twenty-five Thousand</u>
- 160 <u>Dollars (\$25,000.00)</u> because of injury to or destruction of
- 161 property of others in any one (1) accident.
- 162 <u>(m)</u> "Registration" means a certificate or certificates
- 163 and registration plates issued under the laws of this state
- 164 pertaining to the registration of motor vehicles.
- 165 <u>(n)</u> "State" means any state, territory or possession of
- 166 the United States, the District of Columbia, or any province of
- 167 the Dominion of Canada.
- 168 (o) "Policy of motor vehicle liability insurance" as
- 169 <u>used in this chapter, except for Sections 63-15-37 through</u>
- 170 <u>63-15-43</u>, means an owner's or an operator's policy of motor
- 171 <u>vehicle liability insurance that provides liability coverage as</u>
- 172 stated therein for liability arising out of the ownership,
- 173 maintenance or use of designated or described motor vehicles,

174	subject to all of the terms, conditions, exclusions and
175	endorsements contained in the policy, issued by an insurance
176	company duly authorized to write motor vehicle liability
177	insurance. Such policy is not subject to the provisions and
178	limitations applicable to a "certified motor vehicle liability
179	policy" contained in Section 63-15-43. Section 63-15-43, which
180	restricts, limits and defines provisions of a "certified motor
181	vehicle liability policy" provided as proof of financial
182	responsibility following an accident, shall not apply to a policy
183	of motor vehicle liability insurance provided in compliance with
184	Section 63-15-4(1). The liability of the insurance company with
185	respect to a policy of motor vehicle liability insurance provided
186	in compliance with Section 63-15-4(1) shall be subject to the
187	conditions, exclusions, terms and provisions contained in such
188	policy.
189	SECTION 3. Section 63-15-11, Mississippi Code of 1972, is
190	amended as follows:
191	63-15-11. (1) If twenty (20) days after the receipt of a
192	report of a motor vehicle accident in this state which has
193	resulted in bodily injury or death, or damage to the property of
194	any one (1) person in excess of Two Hundred Fifty Dollars
195	(\$250.00), the department does not have on file evidence
196	satisfactory to it that the person who would otherwise be required
197	to file security under subsection (2) of this section has been
198	finally adjudicated not to be liable, or has executed a duly
199	acknowledged written agreement providing for the payment of an
200	agreed amount in installments with respect to all claims for
201	injuries or damages resulting from the accident, the department

shall determine the amount of security which shall be sufficient in its judgment to satisfy any judgment or judgments for damages resulting from such accident as may be recovered against each operator or owner.

- (2) The department shall, within sixty (60) days after the 206 207 receipt of such report of a motor vehicle accident, suspend the 208 license of each operator and all registrations of each owner of a 209 motor vehicle in any manner involved in such accident, and if such 210 operator is a nonresident the privilege of operating a motor 211 vehicle within this state, and if such owner is a nonresident the 212 privilege of the use within this state of any motor vehicle owned 213 by him, unless such operator or owner or both shall deposit 214 security in the sum so determined by the department and shall also furnish proof of financial responsibility. Notice of such 215 216 suspension shall be sent by the department to such operator and owner not less than ten (10) days prior to the effective date of 217 218 such suspension and shall state the amount required as security. 219 If erroneous information is given the department with respect to the matters set forth in paragraphs (a), (b) and (c) of subsection 220 221 (4) of this section, the department shall take appropriate action 222 as hereinbefore provided, within sixty (60) days after <u>it receives</u> 223 the correct information * * *.
- (3) Any person so notified of suspension may, within ten
 (10) days after receipt of such notification, make a written
 request to the department for a hearing, and such request shall
 operate as a stay of any suspension pending the outcome of such
 hearing. For the purposes of this section, the scope of such
 hearing shall cover the issues of whether there is a reasonable

230 probability of a judgment being rendered against such person in a 231 lawsuit arising out of the accident and whether such person is 232 exempt from the requirement of depositing security under 233 subsection (4) of this section. At such hearing the department 234 may also consider the amount of security required to be deposited, 235 if any. The hearing shall be in accordance with rules and regulations * * * adopted by the department and furnished to the 236 237 operator or owner with the notice of suspension. For the purposes 238 of this section, a "hearing" may consist of a determination of 239 such issues by the department based solely on written reports 240 submitted by the operator or owner and by investigatory officers, 241 if the owner or operator, in his written request to the department 242 for a hearing, has expressly consented to such * * * hearing and 243 that the department has consented thereto.

Any person whose suspension has been sustained <u>may</u> appeal as provided in Section 63-15-7. However, <u>the</u> suspension shall not be stayed by the department or any court while such appeal is pending.

(4) Subsections (1) and (2) of this section do not apply:

(a) to the operator or owner if the owner had in effect at the time of such accident a liability policy with respect to the motor vehicle involved in such accident; (b) to the operator, if not the owner of the motor vehicle, if there was in effect at the time of such accident a liability policy with respect to his operation of motor vehicles not owned by him; (c) to the operator or owner if the liability of the operator or owner for damages resulting from such accident is, in the judgment of the department, covered by any other form of liability insurance policy or bond of a surety

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258 company authorized to do business in this state; or (d) to any 259 person qualifying as a self-insurer under Section 63-15-53, or to 260 any person operating a motor vehicle for such self-insurer * * *. 261 No such policy shall be effective under this section unless 262 issued by an insurance company or surety company authorized to write motor vehicle liability insurance in this state, except that 263 264 if such motor vehicle was not registered in this state, or was a 265 motor vehicle which was registered elsewhere than in this state at 266 the effective date of the policy or the most recent renewal thereof, such policy shall not be effective under this section 267 268 unless the insurance company or surety company if not authorized 269 to do business in this state shall execute a power of attorney 270 authorizing the department to accept service on its behalf of 271 notice or process in any action upon such policy arising out of 272 such accident. However, every such policy shall be subject, if the accident has resulted in bodily injury or death, to a minimum 273 limit, exclusive of interest and cost, of <u>an amount required for</u> 274 275 proof of financial responsibility * * *. 276 SECTION 4. Section 63-15-13, Mississippi Code of 1972, is amended as follows: 277

278 63-15-13. The requirements as to security and suspension for 279 failure to deposit security in Section 63-15-11, shall not apply: 280 (1) to the operator or owner of a motor vehicle, properly insured 281 as required by this chapter, involved in an accident wherein no 282 injury or damage was caused to the person or property of anyone 283 other than such operator or owner; or (2) if, prior to the date 284 that the department would otherwise suspend license and 285 registration or nonresident's operating and use privilege under

- 286 Section 63-15-11, there shall be filed with the department
- 287 evidence satisfactory to it that the person who would otherwise
- 288 have to file security has been finally adjudicated not to be
- 289 liable or has executed a duly acknowledged written agreement
- 290 providing for the payment of an agreed amount in installments,
- 291 with respect to all claims for injuries or damages resulting from
- 292 the accident and that the person was properly insured as otherwise
- 293 <u>required by this chapter</u>.
- Nevertheless, the requirements as to furnishing proof of
- 295 financial responsibility and suspension for failure to furnish
- 296 same in Section 63-15-11, shall apply notwithstanding any
- 297 provision of this section.
- SECTION 5. Section 63-15-29, Mississippi Code of 1972, is
- 299 amended as follows:
- 300 63-15-29. * * * \underline{A} license and nonresident's operating
- 301 privilege shall remain * * * suspended and shall not be renewed,
- 302 nor shall any such license be thereafter issued in the name of
- 303 such person, including any such person not previously licensed,
- 304 unless and until every such judgment is stayed, satisfied in full
- 305 or to the extent <u>required</u> and until the * * * person gives proof
- 306 of financial responsibility subject to the exemptions stated in
- 307 Sections 63-15-27 and 63-15-33.
- 308 * * *
- 309 SECTION 6. Section 63-15-31, Mississippi Code of 1972, is
- 310 amended as follows:
- 311 63-15-31. Judgments referred to in this chapter shall, for
- 312 the purpose of this chapter only, be deemed satisfied:
- 313 (a) When <u>Twenty-five Thousand Dollars (\$25,000.00)</u> has

- 314 been credited upon any judgment or judgments rendered in excess of
- 315 that amount because of bodily injury to or death of one (1) person
- 316 as the result of any one (1) accident; or
- 317 (b) When, subject to such limit of <u>Twenty-five Thousand</u>
- 318 <u>Dollars (\$25,000.00)</u> because of bodily injury to or death of one
- 319 (1) person, the sum of Fifty Thousand Dollars (\$50,000.00) has
- 320 been credited upon any judgment or judgments rendered in excess of
- 321 that amount because of bodily injury to or death of two (2) or
- 322 more persons as the result of any one (1) accident; or
- 323 (c) When <u>Twenty-five Thousand Dollars (\$25,000.00)</u> has
- 324 been credited upon any judgment or judgments rendered in excess of
- 325 that amount because of injury to or destruction of property of
- 326 others as a result of any one (1) accident.
- However, payments made in settlement of any claims because of
- 328 bodily injury, death or property damage arising from a motor
- 329 vehicle accident shall be credited in reduction of the amounts
- 330 provided for in this section.
- 331 SECTION 7. Section 63-15-37, Mississippi Code of 1972, is
- 332 amended as follows:
- 333 63-15-37. Proof of financial responsibility when required
- 334 under this chapter with respect to a motor vehicle or with respect
- 335 to a person who is not the owner of a motor vehicle may be given
- 336 by filing:
- 1. A <u>written confirmation from the insurer of a</u>
- 338 <u>certified motor vehicle liability</u> insurance <u>policy</u> as provided in
- 339 Section 63-15-39 or Section 63-15-41; or
- 340 2. A bond as provided in Section 63-15-49; or
- 341 3. A certificate of deposit of money or securities as

- 342 provided in Section 63-15-51; or
- 4. A certificate of self-insurance as provided in
- 344 Section 63-15-53, supplemented by an agreement by the self-insurer
- 345 that, with respect to accidents occurring while the certificate is
- 346 in force, he will pay the same judgments and in the same amounts
- 347 that an insurer would have been obligated to pay under an owner's
- 348 motor vehicle liability policy if it had issued such a policy to
- 349 said self-insurer.
- 350 SECTION 8. Section 63-15-39, Mississippi Code of 1972, is
- 351 amended as follows:
- 352 63-15-39. <u>Certified motor vehicle liability</u> insurance <u>policy</u>
- 353 as proof of financial responsibility; residents.
- 354 Proof of financial responsibility may be furnished by filing
- 355 with the department the written <u>confirmation</u> of any insurance
- 356 company duly authorized to write motor vehicle liability insurance
- 357 in this state certifying that there is in effect a <u>certified</u> motor
- 358 vehicle liability <u>insurance</u> policy for the benefit of the person
- 359 required to furnish proof of financial responsibility that
- 360 complies with the requirements of Section 63-15-43. Such
- 361 <u>confirmation</u> shall give the effective date of such <u>certified</u> motor
- 362 vehicle liability policy, which date shall be the same as the
- 363 effective date of the confirmation, and shall designate by
- 364 explicit description or by appropriate reference all motor
- 365 vehicles covered thereby, unless the <u>certified</u> policy is issued to
- 366 a person who is not the owner of a motor vehicle.
- 367 SECTION 9. Section 63-15-41, Mississippi Code of 1972, is
- 368 amended as follows:
- 369 63-15-41. Certified motor vehicle liability insurance policy

370 as proof of financial responsibility; nonresidents.

- 371 (1) The nonresident owner of a motor vehicle, the owner or 372 operator of which is not licensed in this state, may give proof of 373 financial responsibility by filing with the department * * * 374 written confirmation of an insurance company authorized to transact business in the state in which the motor vehicle or motor 375 376 vehicles described in such confirmation are registered, or if such 377 nonresident does not own a motor vehicle, then in the state in 378 which the insured resides, provided such confirmation otherwise 379 conforms to the provisions of this chapter. The department shall 380 accept the same upon condition that said insurance company 381 complies with the following provisions with respect to the 382 certified policies so confirmed:
- 383 (a) Said insurance company shall execute a power of
 384 attorney authorizing the department to accept service on its
 385 behalf of notice or process in any action arising out of a motor
 386 vehicle accident in this state;
- 387 (b) Said insurance company shall agree in writing that
 388 such <u>certified</u> policies shall be deemed to conform with the laws
 389 of this state relating to the terms of <u>certified</u> motor vehicle
 390 liability policies issued herein.
- 391 (2) If any insurance company not authorized to transact
 392 business in this state, which has qualified to furnish proof of
 393 financial responsibility, defaults in any said undertakings or
 394 agreements, the department shall not thereafter accept as proof
 395 any confirmation of said company whether theretofore filed or
 396 thereafter tendered as proof, so long as such default continues.
- 397 SECTION 10. Section 63-15-43, Mississippi Code of 1972, is

- 398 amended as follows:
- 399 63-15-43. (1) A "certified motor vehicle liability policy"
- 400 as $\underline{\text{the}}$ term is used in $\underline{\text{Sections } 63-15-39}$ and $\underline{63-15-41}$ $\underline{\text{means}}$ an
- 401 owner's or an operator's policy of liability insurance, certified
- 402 as provided in Section 63-15-39 or Section 63-15-41, as proof of
- 403 financial responsibility, and issued, except as otherwise provided
- 404 in Section 63-15-41, by an insurance company duly authorized to
- 405 write motor vehicle liability insurance in this state, to or for
- 406 the benefit of the * * * insured.
- 407 (2) Such owner's <u>certified motor vehicle</u> liability insurance
- 408 policy:
- 409 (a) Shall designate by explicit description or by
- 410 appropriate reference all motor vehicles * * * to which coverage
- 411 is <u>extended</u>.
- (b) Shall pay on behalf of the insured * * * and any
- 413 other person, as insured, using any such motor vehicle or motor
- 414 vehicles with the express or implied permission of such named
- 415 insured, all sums which the insured shall become legally obligated
- 416 to pay as damages arising out of the ownership, maintenance or use
- 417 of such motor vehicle or motor vehicles within the United States
- 418 of America or the Dominion of Canada, subject to limits exclusive
- 419 of interest and costs, required for proof of financial
- 420 <u>responsibility for</u> each * * * motor vehicle * * *.
- 421 (3) Such <u>certified motor vehicle</u> liability insurance <u>policy</u>
- 422 shall pay on behalf of the insured named therein all sums which
- 423 the insured shall become legally obligated to pay as damages
- 424 arising out of the use by him of any motor vehicle not owned by
- 425 him, within the same territorial limits and subject to the same

- limits of liability as are set forth above with respect to an owner's policy of liability insurance.
- 428 (4) Such <u>certified</u> motor vehicle liability policy shall
- 429 state the name and address of the named insured, the coverage
- 430 afforded by the policy, the premium charged therefor, the policy
- 431 period and the limits of liability, and shall contain an agreement
- 432 or be endorsed that insurance is * * * in accordance with the
- 433 coverage defined in this chapter as respects bodily injury and
- 434 death or property damage, or both, and is subject to all the
- 435 provisions of this chapter.
- 436 (5) Such <u>certified</u> motor vehicle liability policy shall not
- 437 insure:
- 438 (a) Any obligation for which the insured or any company
- 439 as his insurer may be held liable under any workers' compensation
- 440 law;
- (b) Any liability on account of bodily injury to or
- 442 death of any employee of the insured while engaged in the
- 443 employment, other than domestic, of the insured, or in domestic
- 444 employment if benefits * * * are either payable or required to be
- 445 provided under any workers' compensation law; or
- 446 (c) Any liability because of injury to or destruction
- 447 of property owned by, rented to, in charge of or transported by
- 448 the insured.
- 449 (6) Every <u>certified</u> motor vehicle liability policy shall be
- 450 subject to the following provisions which need not be contained
- 451 therein:
- 452 (a) The liability of the insurance company <u>for</u> the
- 453 insurance required by this chapter shall become absolute whenever

- 454 injury or damage covered by <u>the certified</u> motor vehicle liability
- 455 policy occurs; the certified policy may not be canceled or
- 456 annulled as to such liability by any agreement between the
- 457 insurance company and the insured after the occurrence of the
- 458 injury or damage; no statement made by the insured or on his
- 459 behalf and no violation of the certified policy shall defeat or
- 460 void <u>the certified</u> policy;
- 461 (b) The satisfaction by the insured of a judgment for
- 462 such injury or damage shall not be a condition precedent to the
- 463 right or duty of the insurance company to make payment on account
- 464 of such injury or damage;
- 465 (c) The insurance company shall have the right to
- 466 settle any claim covered by the <u>certified</u> policy, and if such
- 467 settlement is made in good faith, the amount * * * shall be
- 468 deductible from the limits of liability specified in paragraph (b)
- 469 of subsection (2) of this section; or
- (d) The <u>certified</u> policy, the written application
- 471 therefor, if any, and any rider or endorsement which does not
- 472 conflict with this chapter shall constitute the entire contract
- 473 between the parties.
- 474 (7) Any <u>certified</u> policy which grants the coverage required
- 475 for a <u>certified</u> motor vehicle liability policy may also grant any
- 476 lawful coverage in excess of or in addition to the coverage
- 477 specified for a <u>certified</u> motor vehicle liability policy, and such
- 478 excess or additional coverage shall not be subject to * * * this
- 479 chapter. If a certified policy * * * grants such excess or
- 480 additional coverage, the term "certified motor vehicle liability
- 481 policy" shall apply only to that part of the coverage which is

- 482 required by this section.
- 483 (8) Any <u>certified</u> motor vehicle liability policy may provide
- 484 that the insured shall reimburse the insurance company for any
- 485 payment the insurance company would not have been obligated to
- 486 make under the terms of the certified policy except for the
- 487 provisions of this chapter.
- 488 (9) Any <u>certified</u> motor vehicle liability policy may provide
- 489 for the prorating of the insurance thereunder with other valid and
- 490 collectible insurance.
- 491 (10) The requirements for a <u>certified</u> motor vehicle
- 492 liability policy may be fulfilled by the policies of one or more
- 493 insurance companies which policies together meet such
- 494 requirements.
- 495 (11) Any binder issued pending the issuance of a <u>certified</u>
- 496 motor vehicle liability policy shall be deemed to fulfill the
- 497 requirements for such a policy.
- 498 (12) This section as it defines, restricts and limits the
- 499 provisions of a "certified motor vehicle liability policy,"
- 500 applies only to policies issued and certified as proof of
- 501 <u>financial responsibility following an accident as required by</u>
- 502 Section 63-15-11(2) and Section 63-15-15, and as provided in
- 503 <u>Section 63-15-37</u>, <u>Section 63-15-39</u> or <u>Section 63-15-41</u>. <u>This</u>
- 504 <u>section shall not apply to a policy of motor vehicle liability</u>
- 505 insurance issued as proof of financial responsibility in
- 506 compliance with Section 63-15-4.
- SECTION 11. Section 63-15-51, Mississippi Code of 1972, is
- 508 amended as follows:
- 509 63-15-51. (1) Proof of financial responsibility may be

510 evidenced by the certificate of the State Treasurer that the 511 person named therein has deposited with him * * * in cash, or 512 securities such as may legally be purchased by savings banks or 513 for trust funds in an amount required for proof of financial 514 responsibility. The State Treasurer shall not accept any such 515 deposit and issue a certificate therefor and the department shall 516 not accept such certificate unless accompanied by evidence that 517 there are no unsatisfied judgments of any character against the 518 depositor in the county where the depositor resides.

- satisfy, in accordance with * * * this chapter, any execution on a judgment issued against such person making the deposit, for damages, including damages for care and loss of services, because of bodily injury to or death of any person, or for damages because of injury to or destruction of property, including the loss of use thereof, resulting from the ownership, maintenance, use or operation of a motor vehicle after such deposit was made. Money or securities so deposited shall not be subject to attachment or execution unless such attachment or execution shall arise out of a suit for damages as aforesaid.
- 530 SECTION 12. Section 83-11-101, Mississippi Code of 1972, is 531 amended as follows:
- 83-11-101. (1) No automobile liability insurance policy or
 contract shall be issued or delivered after January 1, 1967,
 unless it contains an endorsement or provisions undertaking to pay
 the insured all sums which he shall be legally entitled to recover
 as damages for bodily injury or death from the owner or operator
 of an uninsured motor vehicle, within limits which shall be no

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less than those set forth in <u>Section 63-15-3(1)</u>, under provisions approved by the Commissioner of Insurance; however, at the option of the insured, the uninsured motorist limits may be increased to limits not to exceed those provided in the policy of bodily injury liability insurance of the insured or such lesser limits as the insured elects to carry over the minimum requirement set forth by this section. The coverage herein required shall not be applicable where any insured named in the policy shall reject the coverage in writing and provided further, that unless the named insured requests such coverage in writing, such coverage need not be provided in any renewal policy where the named insured had rejected the coverage in connection with a policy previously issued to him by the same insurer.

shall be issued or delivered after January 1, 1980, unless it contains an endorsement or provisions undertaking to pay the insured all sums which he shall be legally entitled to recover as damages for property damage from the owner or operator of an uninsured motor vehicle, within limits which shall be no less than those set forth in Section 63-15-3(1), under provisions approved by the Commissioner of Insurance; however, at the option of the insured, the uninsured motorist limits may be increased to limits not to exceed those provided in the policy of property damage liability insurance of the insured or such lesser limits as the insured elects to carry over the minimum requirement set forth by this section. The coverage herein required shall not be applicable where any insured named in the policy shall reject the coverage in writing and provided further, that unless the named

566 insured requests such coverage in writing, such coverage need not

567 be provided in any renewal policy where the named insured had

568 rejected the coverage in connection with a policy previously

569 issued to him by the same insurer.

570 The property damage provision may provide an exclusion for

571 the first Two Hundred Dollars (\$200.00) of such property damage;

572 however, the uninsured motorist provision need not insure any

573 liability for property damage, for which loss the policyholder has

574 been compensated by insurance or otherwise.

575 (3) The insured may reject the property damage liability

576 insurance coverage required by subsection (2) and retain the

577 bodily injury liability insurance coverage required by subsection

578 (1), but if the insured rejects the bodily injury liability

579 coverage he may not retain the property damage liability coverage.

No insured may have property damage liability insurance coverage

under this section unless he also has bodily injury liability

582 insurance coverage under this section.

SECTION 13. This act shall take effect and be in force from

and after January 1, 2001.