By: Dearing

To: Highways and Transportation

SENATE BILL NO. 2706 (As Sent to Governor)

AN ACT TO AMEND SECTIONS 27-19-81 AND 63-5-33, MISSISSIPPI 1 CODE OF 1972, TO EXTEND THE DATE OF THE REPEALERS ON THE PROVISIONS OF LAW THAT AUTHORIZE THE MISSISSIPPI DEPARTMENT OF 2 3 4 TRANSPORTATION TO ISSUE HARVEST PERMITS TO OWNERS AND OPERATORS OF 5 VEHICLES HAULING CERTAIN PRODUCTS; TO REVISE THE FORMULA AND THE MAXIMUM AXLE LOAD SPECIFICATIONS TO CONFORM WITH FEDERAL LAW; AND 6 7 FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 9 SECTION 1. Section 27-19-81, Mississippi Code of 1972, is 10 amended as follows:[LH1] 27-19-81. (1) No vehicle shall be registered by the State 11 Tax Commission or by a tax collector, and no license tag 12 whatsoever shall be issued therefor, where the gross weight of 13 14 such vehicle exceeds the limits provided by law. In the event of 15 an emergency requiring the hauling of a greater gross weight than permitted by law, the owner or operator of such vehicle shall 16 obtain an excess weight authorization from the Mississippi 17 Department of Transportation or local authority having 18 jurisdiction of the particular road, street or highway before 19 20 operating such vehicle on the highways of this state to haul such a gross weight over a route to be designated by the aforesaid 21 22 department. It shall then be necessary for the owner or operator of the vehicle to obtain a permit from the Transportation 23

Department, which shall be issued by the department under the same provisions as are provided for the issuance of trip permits under Section 27-19-79, but which permit shall likewise be obtained prior to the operation of such vehicle on the highways. No persons or agencies other than the Mississippi Department of

Transportation shall have authority to issue the permits provided for in this section. The fee to be charged for such permits shall be computed in the same manner provided in Section 27-19-79 for each one thousand (1,000) pounds, or fractional part thereof, of gross weight above the licensed capacity of the vehicle, up to the maximum legal weights provided by this article on the roads to be traveled.

This subsection shall apply, but not be limited, to any tractor, road roller or road machinery used solely and specifically in road building or other highway construction or maintenance work.

For each one thousand (1,000) pounds, or fractional part 40 41 thereof, in excess of the weight authorized by Sections 63-5-29 and 63-5-33 for any such vehicle or in excess of the limits set by 42 the Transportation Department for specified roads and bridges, the 43 44 fee shall be Five Cents (5¢) per one thousand (1,000) pounds, or fractional part thereof, for each mile traveled upon the highways 45 of the state, except that the fee for manufactured housing modular 46 47 units, residential or commercial, shall be Two Cents (2¢) per one 48 thousand (1,000) pounds, or fractional part thereof, for each mile traveled upon the highways of the state. Provided, however, no 49 50 permit shall be issued for a fee of less than Ten Dollars 51 (\$10.00).

The Transportation Department may provide for an annual 52 permit which will allow pre-approved vehicles and loads to travel 53 predesignated routes with self-issued permits. Under such 54 55 self-issuance authority, the owner of the vehicle shall complete the permit in a format designated by the department, 56 57 electronically transmit a copy to the department prior to the 58 move, and ensure that a copy is in the possession of the operator. Vehicles having a gross weight exceeding the limits provided by 59 60 law that have a nondivisible gross vehicle weight of ninety-five thousand (95,000) pounds or less, which are otherwise legal, shall 61 62 not be restricted as to the hours of the day such vehicles may be 63 operated on predesignated routes. The department shall bill the 64 vehicle owner according to the provisions of the preceding paragraph. The department is authorized to modify predesignated 65

66 routes at any time for cause, such as highway construction or 67 hazardous highway conditions. The annual fee for the 68 self-issuance permit authority obtained pursuant to this paragraph shall be Five Hundred Dollars (\$500.00) per owner, regardless of 69 70 the number of vehicles which he will operate pursuant to such permit, in addition to any other fees required by this section. 71 72 Any vehicle and load being operated pursuant to this paragraph for which the operator does not have the permit or a copy thereof in 73 74 his possession, or for which a copy of the permit was not 75 electronically transmitted to the department, shall be deemed not to have a permit and shall be penalized accordingly. 76

77 (2) Before operating a vehicle where the size of the load 78 being hauled is in excess of that permitted by law, the owner or 79 operator of such vehicle shall obtain excess size authorization from the Transportation Department or proper local authority and 80 81 an excess size permit from the Transportation Department. Such 82 excess size permit shall be issued by the Mississippi Department of Transportation under the same provisions as are provided for 83 84 the issuance of trip permits under Section 27-19-79, and it shall 85 be obtained prior to the operation of such vehicle on the 86 highways. The fee to be charged for such excess size permit shall be Ten Dollars (\$10.00) per trip. Such permits may be issued for 87 88 an extended period of time and must coincide with the expiration date and other provisions of the carrier's permit or authorization 89 issued by the Transportation Department or local authority. 90 The 91 fee for such extended permits shall be based upon an annual fee of One Hundred Dollars (\$100.00) per carrier. No permit shall be 92 issued under this subsection if the issuance of the permit would 93 violate federal law or would cause the State of Mississippi to 94 95 lose federal aid funds. This subsection shall not apply to any 96 tractor, road roller or road machinery used solely and specifically in road building or other highway construction or 97 98 maintenance work or to any machinery or equipment operated on the

99 highways or transported thereon in the course of normal farming 100 activities, including cotton module transporters.

101 (3) The Executive Director of the Mississippi Department of 102 Transportation may authorize certain carriers of property to issue 103 overweight and/or oversize permits for vehicles owned or operated 104 by such carriers, provided such carriers have blanket 105 authorization from the Transportation Commission and also meet 106 other requirements established by the Transportation Commission.

107 (4) The owner or operator of a vehicle hauling sand, gravel, 108 fill dirt, agricultural products or unprocessed forestry products may apply to the Mississippi Department of Transportation for a 109 110 harvest permit for the purpose of authorizing any such vehicles to operate on the highways in this state (other than the federal 111 interstate system or those highways designated by the Mississippi 112 Department of Transportation as not capable of carrying more than 113 114 fifty-seven thousand six hundred fifty (57,650) pounds at the 115 maximum gross weight specified in Section 63-5-33). Harvest permits may be issued and are valid to permit any such vehicle to 116 117 be operated on a highway in this state that has been designated by the Mississippi Department of Transportation as not capable of 118 119 carrying more than fifty-seven thousand six hundred fifty (57,650) 120 pounds only if such vehicle operates in compliance with the provisions of Section 63-5-29(3)(b). A fee of Twenty-five Dollars 121 122 (\$25.00) shall be charged for each permit issued. The permit shall be in the form of a decal which shall be affixed to each 123 124 permitted vehicle on the upper left corner of the windshield on the driver's side. Each permit shall expire one (1) year from its 125 date of issue. The fees collected under this subsection shall be 126 127 deposited into a special fund that is created in the State 128 Treasury. Monies in the fund shall be allocated and distributed 129 quarterly, beginning September 30, 1994, to each of the counties of the state on an equal basis. Monies distributed to the 130 131 counties under this subsection shall be deposited in each county's

132 road and bridge fund and may be expended, upon approval of the 133 board of supervisors, for any purpose for which county road and 134 bridge fund monies lawfully may be expended. This subsection (4) 135 shall stand repealed from and after July 1, <u>2002</u>.

136 (5) Any owner or operator who has met the requirements set 137 by the Mississippi Transportation Commission may defer payment of permits issued by the department until the end of the current 138 139 If full payment is not received by the twentieth of the month. 140 following month, there may be added as damages to the total amount 141 of the delinquency or deficiency the following percentages: ten percent (10%) for the first offense; fifteen percent (15%) for the 142 143 second offense and twenty-five percent (25%) for the third and any subsequent offense. Upon the third offense, the department may 144 suspend the privilege to defer payment. The balance due shall 145 146 become payable upon notice and demand by the department.

147 (6) The permit fee monies collected under this section, 148 except as provided for in subsection (4) of this section, shall be 149 deposited into the State Highway Fund for the construction, 150 maintenance and reconstruction of highways and roads of the State 151 of Mississippi or the payment of interest and principal on bonds 152 authorized by the Legislature for construction and reconstruction 153 of highways.

(7) The department may waive the permits, taxes and fees set forth in this section whenever a motor vehicle is operated upon the public highways in this state in response to an emergency, a major disaster or the threat of a major disaster.

158 <u>SECTION 2.</u> Section 63-5-33, Mississippi Code of 1972, is 159 amended as follows:

160 63-5-33. (1) Subject to the limitations imposed on wheel 161 and axle loads by Section 63-5-27, and to the further limitations 162 hereinafter specified, the total combined weight (vehicles plus 163 load) on any group of axles of a vehicle or a combination of 164 vehicles shall not exceed the value given in the following table

165 (Table III) corresponding to the distance in feet between the extreme axles of the group, measured longitudinally to the nearest 166 167 foot, on those highways or parts of highways designated by the Mississippi Transportation Commission as being capable of carrying 168 169 the maximum load limits and, in addition thereto, such other highways or parts of highways found by the commission to be 170 suitable to carry the maximum load limits from an engineering 171 172 standpoint, and so designated as such by order of the commission 173 entered upon its minutes and published once each week for three 174 (3) consecutive weeks in a daily newspaper published in this state and having a general circulation therein. The maximum total 175 176 combined weight carried on any group of two (2) or more consecutive axles shall be determined by the formula contained in 177 178 the Federal Weight Law enacted January 4, 1975, as follows: W=500 179 (LN/N-1+12N+36) where W=maximum weight in pounds carried on any 180 group of two (2) or more axles computed to nearest five hundred 181 (500) pounds, L=distance in feet between the extremes of any group of two (2) or more consecutive axles, and N=number of axles in 182 183 group under consideration. TABLE III 184 185 DISTANCE 186 IN FEET BETWEEN THE 187 188 EXTREMES OF 189 ANY GROUP 190 OF 2 OR MORE MAXIMUM LOAD IN POUNDS CARRIED ON ANY 191 CONSECUTIVE GROUP OF 2 OR MORE CONSECUTIVE AXLES 192 AXLES 193 2 axles 3 axles 4 axles 5 axles 6 axles 7 axles 34,000 194 4 195 5 34,000

Axle groups in

197 7 34,000

6

196

S. B. No. 2706 00\SS03\R1030SG PAGE 6

34,000

198	8 <u>and</u>	L							
199	less	34,000	34,000	these spacings					
200	More								
201	than	Ŀ							
202	8	38,000	42,000						
203	9	39,000	42,500						
204	10	40,000	43,500	impractical					
205	11		44,000						
206	12		45,000	50,000					
207	13		45,500	50,500					
208	14		46,500	51,500					
209	15		47,000	52,000					
210	16		48,000	52,500	58,000				
211	17		48,500	53,500	58,500				
212	18		49,500	54,000	59,000				
213	19		50,000	54,500	60,000				
214	20		51,000	55,500	60,500	66,000			
215	21		51,500	56,000	61,000	66,500			
216	22		52,500	56,500	61,500	67,000			
217	23		53,000	57,500	62,500	68,000			
218	24		54,000	58,000	63,000	68,500	74,000		
219	25		54,500	58,500	63,500	69,000	74,500		
220	26		55,500	59,500	64,000	69,500	75,000		
221	27		56,000	60,000	65,000	70,000	75,500		
222	28		57,000	60,500	65,500	71,000	76,500		
223	29		57,500	61,500	66,000	71,500	77,000		
224	30		58,500	62,000	66,500	72,000	77,500		
225	31		59,000	62,500	67,500	72,500	78,000		
226	32		60,000	63,500	68,000	73,000	78,500		
227	33			64,000	68,500	74,000	79,000		
228	34			64,500	69,000	74,500	80,000		
229	35			65,500	70,000	75,000	80,000		
230	36			66,000	70,500	75,500	80,000		

231	37	66,500	71,000	76,000	80,000
232	38	67,500	71,500	77,000	80,000
233	39	68,000	72,500	77,500	80,000
234	40	68,500	73,000	78,000	80,000
235	41	69,500	73,500	78,500	80,000
236	42	70,000	74,000	79,000	80,000
237	43	70,500	75,000	80,000	80,000
238	44	71,500	75,500	80,000	80,000
239	45	72,000	76,000	80,000	80,000
240	46	72,500	76,500	80,000	80,000
241	47	73,500	77,500	80,000	80,000
242	48	74,000	78,000	80,000	80,000
243	49	74,500	78,500	80,000	80,000
244	50	75,500	79,000	80,000	80,000
245	51	76,000	80,000	80,000	80,000
246	52	76,500	80,000	80,000	80,000
247	53	77,500	80,000	80,000	80,000
248	54	78,000	80,000	80,000	80,000
249	55	78,500	80,000	80,000	80,000
250	56	79,500	80,000	80,000	80,000
251	57	80,000	80,000	80,000	80,000

252 (2) Moreover, in addition to the per axle weight limitations specified by Section 63-5-27, two (2) consecutive sets of tandem 253 254 axles may carry a gross load of thirty-four thousand (34,000) 255 pounds each, providing that the overall distance between the first and last axles of such consecutive sets of tandem axles is 256 257 thirty-six (36) feet or more, except that, until September 1, 258 1989, the axle distance for tank trailers, dump trailers and ocean 259 transport container haulers may be thirty (30) feet or more. Such overall gross weight may not exceed eighty thousand (80,000) 260 261 pounds, except as provided by this section.

262 (3) Notwithstanding the provisions of Section 63-5-27 and/or
263 Section 63-5-29 to the contrary, vehicles hauling products in the

264 manner set forth in this subsection, whether or not such vehicles are operating with a harvest permit, shall be allowed a gross 265 266 weight of not to exceed forty thousand (40,000) pounds on any tandem. Vehicles operating without a harvest permit shall be 267 268 allowed a tolerance not to exceed five percent (5%) above their 269 authorized gross vehicle weight, tandem or axle weight; except 270 that the maximum gross vehicle weight of any such vehicle shall not exceed eighty thousand (80,000) pounds plus a tolerance 271 272 thereon of not more than two percent (2%). Vehicles operating 273 with a harvest permit shall be allowed a tolerance not to exceed five percent (5%) above their authorized tandem or axle weight, 274 275 but the maximum gross vehicle weight of any such vehicle shall not exceed eighty-four thousand (84,000) pounds. However, neither the 276 277 increased weights in this subsection nor any tolerance shall be 278 allowed on federal interstate highways or on other highways where 279 a tolerance is specifically prohibited by the transportation 280 commission, the county board of supervisors or the municipal governing authorities as provided for in Section 63-5-27. The 281 282 tolerance allowed by this subsection shall only apply to the operation of vehicles from the point of loading to the point of 283 284 unloading for processing, and to the operation of vehicles hauling sand, gravel, fill dirt and agricultural products, and products 285 286 for recycling or materials for the construction or repair of 287 highways. The range of such operation shall not exceed a radius of one hundred (100) miles except where the products are being 288 289 transported for processing within this state. The tolerance shall 290 not be allowed for vehicles loading at a point of origin having 291 scales available for weighing each individual axle of the vehicle; provided, however, that vehicles loading at a point of origin 292 293 having scales available for weighing the vehicle shall not be 294 eligible for any tolerance over the gross weight limit of eighty 295 thousand (80,000) pounds.

296

(4) Notwithstanding the provisions of Section 63-5-27 and/or

297 Section 63-5-29 to the contrary, vehicles hauling prepackaged 298 products, unloaded at a state port or to be loaded at a state 299 port, which are containerized in such a manner as to make 300 subdivision thereof impractical shall be allowed a gross weight of 301 not to exceed forty thousand (40,000) pounds on any tandem, and a 302 tolerance not to exceed five percent (5%) above their authorized gross weight, tandem or axle weight; except that the maximum 303 304 weight of any vehicle shall not exceed eighty thousand (80,000) 305 pounds plus a tolerance thereon of not more than two percent (2%); 306 however, neither the increased weights in this subsection nor any 307 tolerance shall be allowed on federal interstate highways or on 308 other highways where a tolerance is specifically prohibited by the 309 Transportation Commission, the county board of supervisors or the 310 municipal governing authorities as provided for in Section 311 63-5-27.

312 (5) (a) Vehicles for which a harvest permit has been issued 313 pursuant to Section 27-19-81(4) shall be allowed a gross vehicle weight not to exceed eighty-four thousand (84,000) pounds. 314 315 However, the board of supervisors of any county and the governing 316 authorities of any municipality may designate the roads, streets 317 and highways under their respective jurisdiction on and along 318 which vehicles for which a harvest permit has been issued may 319 travel. This subsection shall not apply to the federal interstate 320 system.

Any owner or operator who has been issued a harvest 321 (b) 322 permit and who wishes to operate a vehicle on the roads, streets 323 or highways under the jurisdiction of a county or municipality at 324 a gross vehicle weight greater than the weight allowed by law or 325 greater than the maximum weight established for such roads, streets or highways by the board of supervisors or municipal 326 327 governing authorities, shall notify, in writing, the board of 328 supervisors or the governing authorities, as the case may be, 329 before operating such vehicle on the roads, streets or highways of

330 such county or municipality. In his notice, the permit holder shall identify the routes over which he intends to operate 331 332 vehicles for which the permit has been issued and the dates or time period during which he will be operating such vehicles. The 333 334 board of supervisors or the governing authorities, as the case may 335 be, shall have two (2) working days to respond in writing to the 336 permit holder to notify the permit holder of the routes on and 337 along which the permit holder may operate vehicles for which a harvest permit has been issued. Failure of the board of 338 339 supervisors or the governing authorities timely to notify the 340 permit holder and to designate the routes on and along which the permit holder may operate shall be considered as authorizing the 341 permit holder to operate on any of the roads, streets or highways 342 343 of the county or municipality in accordance with the authority 344 granted to the permit holder by the harvest permit.

345 (c) Anytime a timber deed is filed with the chancery 346 clerk, the grantee, at that time, may make a written request of 347 the board of supervisors of the county or the governing 348 authorities of the municipality, as the case may be, for the purpose of providing to the grantee, within three (3) working days 349 350 of the filing of the request, a designated and approved route over 351 the roads, streets or highways under the jurisdiction of the county or city, as the case may be, that the grantee may travel 352 353 for the purpose of transporting harvested timber. Upon providing 354 such route designation, the county or city, as the case may be, 355 shall also provide to the grantee a map designating the approved 356 route. An approved route designation provided to a grantee under 357 the provisions of this paragraph shall be valid for a period of 358 six (6) months from its date of issue. The permit authorized to 359 be issued under paragraph (b) of this section shall not be 360 required for any person who obtains a permit issued under this 361 paragraph.

362

(d) This subsection (5) shall stand repealed from and

363 after July 1, <u>2002</u>.

364 (6) Nothing in this section or subsections (1) through (4)
365 of Section 63-5-27 shall be construed to deny the operation of any
366 vehicle or combination of vehicles that could be lawfully operated
367 upon the interstate highway system of this state on January 4,
368 1975.

369 SECTION 3. This act shall take effect and be in force from 370 and after July 1, 2000.