By: Senator(s) Minor

To: Finance

## COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2699

AN ACT TO AMEND SECTIONS 27-19-3, 27-19-11, 27-19-15, 27-19-31, 27-19-39, 27-19-41, 27-19-45, 27-19-46, 27-19-47.1, 27-19-49, 27-19-55, 27-19-56, 27-19-56.1, 27-19-56.5, 27-19-56.9, 27-19-56.10, 27-19-56.11, 27-19-56.12, 27-19-56.15, 27-19-56.16, 27-19-56.17, 27-19-56.18, 27-19-56.19, 27-19-56.20, 27-19-56.21, 3 27-19-56.22, 27-19-56.23, 27-19-56.24, 27-19-56.27, 27-19-56.28, 27-19-56.29, 27-19-56.30, 27-19-56.31, 27-19-57, 27-19-63, 7 27-19-87, 27-19-95, 27-19-101, 27-19-103, 27-19-119, 27-19-121, 27-19-125, 27-19-127, 27-19-137, 27-19-303, 27-19-313, 27-19-316, 27-19-333, 27-51-13, 27-51-41, 27-61-15, 27-61-23, 27-61-27, 8 9 10 27-61-29, 63-5-13, 63-5-29, 63-5-31, 63-5-35, 63-5-39, 63-5-45, 63-5-47, 63-7-61, 63-7-67, 63-7-87, 63-21-7, 63-21-27, 63-21-51, 63-21-63, 63-21-75 AND 63-23-7, MISSISSIPPI CODE OF 1972, TO 11 12 13 REVISE THE DEFINITION OF CERTAIN TERMS IN THE HIGHWAY PRIVILEGE 14 TAX LAW; TO REVISE THE HIGHWAY PRIVILEGE TAX SCHEDULE FOR CERTAIN 15 CARRIERS OF PROPERTY; TO INCREASE THE NUMBER OF LETTERS OR NUMBERS 16 THAT MAY BE PLACED ON MOTOR VEHICLE LICENSE TAGS; TO PROVIDE THAT THE ADDITIONAL FEE FOR CERTAIN DISTINCTIVE MOTOR VEHICLE LICENSE 17 18 TAGS SHALL BE REMITTED TO THE STATE TAX COMMISSION ON A MONTHLY 19 BASIS AS PRESCRIBED BY THE STATE TAX COMMISSION; TO MAKE CERTAIN 20 TECHNICAL CHANGES TO, AND UPDATE CERTAIN REFERENCES IN, THE LAWS 21 THE STATE TAX COMMISSION ADMINISTERS REGARDING MOTOR VEHICLES; AND 22 2.3 FOR RELATED PURPOSES.

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 27-19-3, Mississippi Code of 1972, is
- 26 amended as follows:
- 27 27-19-3. The following words and phrases when used in this
- 28 article for the purpose of this article have the meanings
- 29 respectively ascribed to them in this section, except in those
- 30 instances where the context clearly describes and indicates a
- 31 different meaning:
- 32 (1) "Vehicle" shall mean every device in, upon or by which
- 33 any person or property is or may be transported or drawn upon a
- 34 public highway, except devices moved by muscular power or used
- 35 exclusively upon stationary rails or tracks.

- 36 (2) "Commercial vehicle" shall mean every vehicle used or 37 operated upon the public roads, highways or bridges in connection 38 with any business function.
- 39 (3) "Motor vehicle" shall mean every vehicle as herein 40 defined which is self-propelled, including trackless street or 41 trolley cars.
- 42 (4) "Tractor" shall mean every vehicle designed, constructed 43 or used for drawing other vehicles.
- (5) "Motorcycle" shall mean every vehicle designed to travel on not more than three (3) wheels in contact with the ground, except such vehicle as may be included within the term "tractor" as herein classified and defined.
- 48 (6) "Truck tractor" shall mean every motor vehicle designed 49 and used for drawing other vehicles and so constructed as to carry 50 a load other than a part of the weight of the vehicle and load so 51 drawn and has a gross vehicle weight (GVW) in excess of ten 52 thousand (10,000) pounds.
- (7) "Trailer" shall mean every vehicle without motive power, designed to carry property or passengers wholly on its structure and which is drawn by a motor vehicle.
- 56 (8) "Semitrailer" shall mean every vehicle (of the trailer 57 type) so designed and used in conjunction with a truck tractor.
- (9) "Foreign vehicle" shall mean every motor vehicle, trailer or semitrailer, which shall be brought into the state otherwise than by or through a manufacturer or dealer for resale and which has not been registered in this state.
- (10) "Pneumatic tires" shall mean all tires inflated with compressed air.
- (11) "Solid rubber tires" shall mean every tire made of rubber other than pneumatic tires.
- (12) "Solid tires" shall mean all tires, the surface of
  which in contact with the highway is wholly or partly of metal or
  other hard, nonresilient material.

- (13) "Person" shall mean every natural person, firm,

  copartnership, corporation, joint-stock or other association or

  organization.
- 72 (14)"Owner" shall mean a person who holds the legal title 73 of a vehicle or in the event a vehicle is the subject of an agreement for the conditional sale, lease or transfer of the 74 75 possession, howsoever thereof, with the right of purchase upon 76 performance of conditions stated in the agreement, and with an 77 immediate right of possession vested in the conditional vendee, lessee, possessor or in the event such or similar transaction is 78 79 had by means of a mortgage, and the mortgagor of a vehicle is entitled to possession, then such conditional vendee, lessee, 80 81 possessor or mortgagor shall be deemed the owner for the purposes
- "School bus" shall mean every motor vehicle engaged (15) 83 solely in transporting school children or school children and 84 teachers to and from schools; provided, however, that such 85 vehicles may transport passengers on weekends and legal holidays 86 and during summer months between the terms of school for 87 compensation when the transportation of such passengers is over a 88 route of which not more than fifty percent (50%) traverses the 89 90 route of a common carrier of passengers by motor vehicle and when no passengers are picked up on the route of any such carrier. 91
- 92 (16) "Dealer" shall mean every person engaged regularly in 93 the business of buying, selling or exchanging motor vehicles, 94 trailers, semitrailers, trucks, tractors or other character of 95 commercial or industrial motor vehicles in this state, and having 96 an established place of business in this state.
- 97 (17) "Highway" shall mean and include every way or place of 98 whatever nature, including public roads, streets and alleys of 99 this state generally open to the use of the public or to be opened 100 or reopened to the use of public for the purpose of vehicular 101 travel, and notwithstanding that the same may be temporarily

of this article.

- 102 closed for the purpose of construction, reconstruction,
  103 maintenance or repair.
- 104 (18) "State Tax Commission" shall mean the Chairman of the
  105 State Tax Commission of this state, acting directly or through his
  106 duly authorized officers, agents, representatives and employees.
- "Common carrier by motor vehicle" shall mean any person 107 who or which undertakes, whether directly or by a lease or any 108 other arrangement, to transport passengers or property or any 109 class or classes of property for the general public in interstate 110 or intrastate commerce on the public highways of this state by 111 112 motor vehicles for compensation, whether over regular or irregular routes. Not including, however, passenger buses operating within 113 114 the corporate limits of a municipality in this state or not exceeding five (5) miles beyond the corporate limits of said 115 municipality, and hearses, ambulances, school buses as such. 116 In addition, this definition shall not include taxicabs. 117

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- person who or which under the special and individual contract or agreements, and whether directly or by a lease or any other arrangement, transports passengers or property in interstate or intrastate commerce on the public highways of this state by motor vehicle for compensation. Not including, however, passenger buses operating wholly within the corporate limits of a municipality in this state or not exceeding five (5) miles beyond the corporate limits of said municipality, and hearses, ambulances, school buses as such. In addition, this definition shall not include taxicabs
- vehicle" shall mean any person not included in the terms "common carrier by motor vehicle" or "contract carrier by motor vehicle,"
  who or which transports in interstate or intrastate commerce on the public highways of this state by motor vehicle, property of which such person is the owner, lessee, or bailee, other than for S. B. No. 2699
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135 hire, when such transportation is for the purpose of sale, lease,

136 rent, or bailment, or in the furtherance of any enterprise, or who

137 otherwise uses or employs any motor vehicle other than a vehicle

138 designed, constructed and used exclusively for the carriage of

139 passengers in the furtherance of any commercial enterprise. Not

140 including, however, passenger buses operated wholly within the

141 corporate limits of a municipality of this state, or not exceeding

142 five (5) miles beyond the corporate limits of said municipality,

143 and hearses, ambulances, school buses as such. In addition, this

144 definition shall not include taxicabs \* \* \*.

145 Haulers of fertilizer shall be classified as private

146 commercial carriers of property by motor vehicle.

147 (22) "Private carrier of passengers" shall mean all other

148 passenger motor vehicle carriers not included in the above

149 definitions. Not including, however, passenger buses operating

150 wholly within the corporate limits of a municipality in this

151 state, or not exceeding five (5) miles beyond the corporate limits

of said municipality, and hearses, ambulances, and school buses as

153 such. In addition, this definition shall not include

154 taxicabs \* \* \*.

155 (23) "Operator" shall mean any person, partnership,

156 joint-stock company or corporation operating on the public

157 highways of the state one or more motor vehicles as the beneficial

158 owner or lessee.

159 (24) "Driver" shall mean the person actually driving or

160 operating such motor vehicle at any given time.

161 (25) "Private carrier of property" shall mean any person

162 transporting property on the highways of this state as defined

163 below:

164 (a) Any person transporting farm products produced on

165 his own farm and also farm supplies, materials, and equipment used

166 in the growing or production of his agricultural products in his

167 own truck.

- 168 (b) Any person transporting his own fish, including 169 shellfish, in his own truck.
- 170 (c) Any person transporting unprocessed forest
- 171 products, wherein ownership remains the same, in his own truck.
- 172 (26) "Taxicab" shall mean any passenger motor vehicle for
- 173 hire with a seating capacity not greater than seven (7)
- 174 passengers.
- 175 (27) "Passenger coach" shall mean any passenger motor
- vehicle with a seating capacity greater than seven (7) passengers,
- 177 operating wholly within the corporate limits of a municipality of
- 178 this state or within five (5) miles of the corporate limits of
- 179 said municipality, or motor vehicles substituted for abandoned
- 180 electric railway systems in or between municipalities.
- 181 (28) "Empty weight" shall mean the actual weight of a
- 182 vehicle including fixtures and equipment necessary for the
- 183 transportation of load hauled or to be hauled.
- 184 (29) "Gross weight" shall mean the empty weight of the
- 185 vehicle, as defined herein, plus any load being transported or to
- 186 be transported.
- 187 (30) "Ambulance and hearse." The terms "ambulance" and
- 188 "hearse" shall have the meaning generally ascribed to them. A
- 189 hearse or funeral coach shall be classified as a light carrier of
- 190 property, as defined in Section 27-51-101.
- 191 (31) "Regular seats" shall mean each seat ordinarily and
- 192 customarily used by one (1) passenger, including all temporary,
- 193 emergency, and collapsible seats. Where any seats are not
- 194 distinguished or separated by separate cushions and backs, a seat
- 195 shall be counted for each eighteen (18) inches of space on such
- 196 seats or major fraction thereof. In the case of a regular
- 197 passenger-type automobile which is used as a common or contract
- 198 carrier of passengers, three (3) seats shall be counted for the
- 199 rear seat of such automobile and one (1) seat shall be counted for
- 200 the front seat of such automobile.

- 201 (32) "Ton" shall mean two thousand (2,000) pounds 202 avoirdupois.
- 203 (33) "Leases." No lease shall be recognized under the
  204 provisions of this article unless same shall be in writing and
  205 shall fully define a bona fide relationship of lessor and lessee,
  206 signed by both parties, dated and be in the possession of the
  207 driver of the leased vehicle at all times.
- 208 (34) "Bus" shall mean any passenger vehicle with a seating 209 capacity of more than seven (7) but shall not include "private 210 carrier of passengers" and "school bus" as defined in paragraphs 211 (15) and (22) of this section.
- (35) "Corporate fleet" shall mean a group of two hundred 212 213 (200) or more marked private carriers of passengers or light carriers of property, as defined in Section 27-51-101, trailers, 214 semitrailers, or motor vehicles in excess of ten thousand (10,000) 215 pounds gross vehicle weight, except for those vehicles registered 216 for interstate travel, owned or leased on a long-term basis by a 217 218 corporation or other legal entity. In order to be considered marked, the motor vehicle must have a name, trademark or logo 219 220 located either on the sides or the rear of the vehicle in sharp contrast to the background, and of a size, shape and color that is 221 222 legible during daylight hours from a distance of fifty (50) feet.
- 223 (36) "Individual fleet" means a group of five (5) or more 224 private carriers of passengers or light carriers of property, as 225 defined in Section 27-51-101, owned or leased by the same person 226 and principally garaged in the same county.
- Leased vehicles shall be considered as domiciled at the place in the State of Mississippi from which they operate in interstate or intrastate commerce, and for the purposes of this article shall be considered as owned by the lessee, who shall furnish all insurance on the vehicles and the driver of the vehicles shall be considered as an agent of the lessee for all purposes of this article.

234 SECTION 2. Section 27-19-11, Mississippi Code of 1972, is 235 amended as follows:

27-19-11. On each carrier of property, for each motor
vehicle, truck-tractor or road tractor used in the operation of
any business as such, and on each bus, there is hereby levied an
annual highway privilege tax in accordance with the following
schedule, except that the gross vehicle weight of buses shall be
the gross weight of the vehicle plus one hundred fifty (150)
pounds per each regular seat.

243		RATE OF TAX		
244	GROSS WEIGHT	COMMON AND	PRIVATE	PRIVATE
245	OF VEHICLE	CONTRACT	COMMERCIAL	CARRIERS
246	NOT TO EXCEED	CARRIERS OF	CARRIERS OF	OF
247	IN POUNDS	PROPERTY	PROPERTY	PROPERTY
248	0000 - 6000	\$ 7.20	\$ 7.20	\$ 7.20
249	6001 - 10000	33.60	25.20	16.80
250	10001 - 16000	78.40	70.70	39.20
251	16001 - 20000	156.00	129.00	78.00
252	20001 - 26000	228.00	192.00	114.00
253	26001 - 30000	300.00	247.00	150.00
254	30001 - 36000	384.00	318.00	192.00
255	36001 - 40000	456.00	378.00	228.00
256	40001 - 42000	504.00	420.00	264.00
257	42001 - 44000	528.00	444.00	276.00
258	44001 - 46000	552.00	456.00	282.00
259	46001 - 48000	588.00	492.00	300.00
260	48001 - 50000	612.00	507.00	312.00
261	50001 - 52000	660.00	540.00	336.00
262	52001 - 54000	684.00	564.00	348.00
263	54001 - 56000	708.00	588.00	360.00
264	56001 - 58000	756.00	624.00	384.00
265	58001 - 60000	780.00	642.00	396.00
266	60001 - 62000	828.00	828.00	420.00

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267	62001 - 64000	852.00	852.00	432.00
268	64001 - 66000	900.00	900.00	482.00
269	66001 - 68000	936.00	936.00	504.00
270	68001 - 70000	972.00	972.00	516.00
271	70001 - 72000	996.00	996.00	528.00
272	72001 - 74000	1,128.00	1,128.00	576.00
273	74001 - 76000	1,248.00	1,248.00	612.00
274	76001 - 78000	1,380.00	1,380.00	720.00
275	78001 - 80000	1,512.00	1,512.00	864.00

In addition to the above levied annual highway privilege tax 276 277 on vehicles with a gross weight exceeding ten thousand (10,000) pounds, there is levied and shall be collected an additional 278 privilege tax in the amount of One Thousand Three Hundred Fifty 279 280 Dollars (\$1,350.00) for each current or later year model vehicle based upon a licensed weight of eighty thousand (80,000) pounds. 281 282 This additional privilege tax shall be reduced by the amount of One Hundred Seventy-five Dollars (\$175.00) for each year of age to 283 284 a minimum of Fifty Dollars (\$50.00) and further reduced by the ratio of licensed weight to the maximum weight of eighty thousand 285 286 (80,000) pounds. During the first year only, the privilege tax monies collected under the provisions of this paragraph shall be 287 distributed to the various counties of the state on the basis of 288 the ratio of the last year of annual ad valorem taxes collected by 289 such counties on such vehicles to the total ad valorem taxes 290 291 collected by all counties on such vehicles in the same year. all subsequent years, such distribution to the counties shall be 292 made on the basis of the ratio of the number of motor vehicles 293 registered in excess of ten thousand (10,000) pounds, in each 294 taxing district in each county, to the total number of such 295 vehicles registered statewide. The counties should then 296 distribute these proceeds as they would if these collections were 297 298 ad valorem taxes. Provided, however, until July 1, 1993, vehicles which are subject to the provisions of this section and were 299

licensed in another state shall not be subject to any other taxes when registered in this state.

From the privilege tax monies collected under this section,
Three Million Seven Hundred Thirty-two Thousand Four Hundred Three
Dollars and Eleven Cents (\$3,732,403.11) shall be earmarked and
set aside to be apportioned and paid to the counties of the state
in the manner provided by Section 27-19-159, Mississippi Code of
1972. Any excess privilege tax monies collected under this
section shall be deposited into the State Highway Fund for the
construction, maintenance and reconstruction of highways and roads
of the State of Mississippi or the payment of interest and
principal on bonds authorized by the 1972 Regular Session of the
Legislature for construction and reconstruction of highways.

Provided that no privilege license shall be issued for any period of time for less than One Dollar (\$1.00).

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The annual highway privilege tax imposed on operators engaged exclusively in the transportation of household goods shall be the same as the tax imposed upon private commercial carriers by this section. Provided that in determining the amount of privilege taxes due under the provisions of this section, there shall be allowed a maximum tolerance of five hundred (500) pounds on all classes of carriers except carriers of liquefied compressed gases and in the case of carriers of liquefied compressed gases there shall be allowed a maximum tolerance of two thousand (2,000) pounds.

Provided, however, any owner or operator who operates a motor vehicle on the public highways, with a license tag attached thereto which was issued for another or different vehicle, shall be liable for the privilege tax on said vehicle for twelve (12) months plus a penalty thereon of twenty-five percent (25%).

Provided further, that carriers of property duly registered and licensed in another state and being used to transport farm S. B. No. 2699

333 harvesting machinery or equipment to and from a particular county 334 in this state may, upon adoption of a resolution by the board of supervisors of said county where such machinery or equipment is 335 336 being exclusively used in harvesting farm crops within said 337 county, be exempt from the taxes herein levied when said resolution is filed with the State Tax Commission. Provided, 338 however, that said exemption shall not exceed a period of forty 339 (40) days for any annual period without a second resolution of 340 341 approval by the board of supervisors who shall have the authority to extend said exemption not to exceed an additional period of 342 343 twenty (20) days during any annual period.

Provided further, a private commercial carrier of property hauling interstate may purchase a common and contract carrier of property license plate at the prescribed fee to allow the carrier to lease on a one-way basis per trip without qualifying with the Public Service Commission.

349 SECTION 3. Section 27-19-15, Mississippi Code of 1972, is 350 amended as follows:

27-19-15. (1) In addition to the privilege license tax otherwise levied for the operation of motor vehicles, there is hereby levied on each carrier of property for each motor vehicle, truck tractor or road tractor operated pursuant to the provisions of section 63-5-47, Mississippi Code of 1972, an annual highway privilege tax of Eight Dollars and Fifty Cents (\$8.50) per one thousand (1,000) pounds, or fractional part thereof, in excess of the maximum gross weight on which an annual highway privilege tax has been otherwise paid for said vehicle, said tax to be paid to the Mississippi Department of Transportation.

361 (2) Each and every vehicle subject to the tax levied hereby
362 shall be issued a special permit by the Mississippi Department of
363 Transportation, which permit, or a certified copy thereof, shall
364 be carried by the operator of any such vehicle at all times.

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365 SECTION 4. Section 27-19-31, Mississippi Code of 1972, is 366 amended as follows:

27-19-31. (1) The State Tax Commission is authorized and 367 368 directed to establish and maintain a vehicle registration renewal 369 system whereby the license tag attached upon a motor vehicle or trailer may be issued for five (5) years with the approval of the 370 License Tag Commission, except for motor vehicles registered in 371 excess of ten thousand (10,000) pounds gross vehicle weight, and 372 motor vehicles in a fleet registered under Section 27-19-66, 373 apportioned vehicles, rental and commercial trailers and buses, 374 which shall be issued for a period of time determined by the State 375 376 Tax Commission. During each intervening year of the period for which license tags are issued, the State Tax Commission shall 377 issue up to two (2) license decals, in lieu of the license tags, 378 which will specify the month and year in which the license tag 379 shall expire. Motor vehicles in a corporate fleet registered 380 under Section 27-19-66, shall not be issued decals specifying the 381 382 month and year of expiration.

Any series of tags may be cancelled by the commissioner with the approval of the License Tag Commission and a new series of tags issued.

shall indicate the month and the last two (2) figures of the year for which such license shall expire, and these decals shall be color coded so that it shall be possible to distinguish the year and the month for which such decals shall expire. The license decals shall be attached to the license tag of the motor vehicle or trailer, and when so attached shall be deemed to be the license tag for the ensuing registration year. The month decal shall be attached in an upright position in the lower left corner of the license tag, and the year decal shall be attached in an upright position in the lower right corner of the license tag. Decals specifying the month and year of expiration shall not be required

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to be attached to license tags on motor vehicles in a corporate fleet registered under Section 27-19-66.

Except as otherwise provided in this paragraph, the 400 401 registration year shall be a period of one (1) year commencing on 402 the first day of the month following the month in which the vehicle was acquired. Beginning October 1, 1982, original 403 404 registrations of motor vehicles, except motor vehicles registered in excess of ten thousand (10,000) pounds gross vehicle weight, 405 apportioned vehicles and buses, may be made and shall be prorated 406 for a period of from six (6) to eleven (11) months according to 407 408 regulations established by the State Tax Commission to reduce a disproportionate number of registrations for a particular month. 409 410 Beginning July 1, 1995, original registrations and renewal registrations of motor vehicles in corporate fleets registered 411 under Section 27-19-66, shall be prorated according to regulations 412 413 established by the State Tax Commission so as to cause the registration of such fleet motor vehicles to coincide with the 414 415 anniversary month for corporate fleets established by the \* \* \* State Tax Commission. Where a vehicle is registered for a period 416 417 less than twelve (12) months, the anniversary month shall be the month of the expiration of the original license tag. 418

Beginning July 1, 1996, original registrations and renewal registrations of motor vehicles in individual fleets registered under Section 27-19-66 shall be prorated according to regulations established by the State Tax Commission so as to cause the registration of such fleet motor vehicles to coincide with the anniversary month for individual fleets established by the county tax collector. Where a vehicle is registered for a period less than twelve (12) months, the anniversary month shall be the month of the expiration of the original license tag.

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The State Tax Commission, with the approval of the License

Tag Commission, shall so specify the area or areas on the license

tag where the license decals shall be attached. The number of the

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license tag shall be written across its face, and the number of 431 432 the tag shall represent the registration number; and upon all the tags for private passenger vehicles the word "MISSISSIPPI" shall 433 434 be written across the top of the tag in capital letters 435 sufficiently large to be easily read, but upon all other tags such The number of the license tag shall not 436 word may be abbreviated. exceed seven (7) letters, numbers or a combination of such letters 437 and numbers. Also, on all tags sold and issued, an appropriate 438 439 place will be provided thereon to place license decals indicating the expiration date of the tag. For the purposes of this section 440 441 and Section 27-19-32, Mississippi Code of 1972, the term "decal," 442 "decals" or "license decal" shall mean a tab, sticker or other 443 similar device attached to a license tag which validates same for a stated period of time. One (1) license tag and up to two (2) 444 license decals shall be furnished for all vehicles and shall be 445 fastened immovably twelve (12) inches or more above the ground, at 446 the rear of the vehicle under or over the rear light, with the 447 448 number in upright position so that it will be plainly visible and legible at all times, and at night at a distance of sixty (60) 449 In the case of tractors or other motor vehicles drawing or 450 pulling trailers, semitrailers or farm implements, the tag shall 451 be fastened upon such vehicle twelve (12) inches or more above the 452 ground, upon the front or back of such vehicle, with the number in 453 an upright position. Such license plate, all characters, the 454 455 county name thereon and any legally affixed decals shall not be defaced, covered or obstructed from view by any object, decal, 456 457 sticker, paint, marking or license plate bracket or holder. Any person who defaces, covers or obstructs any portion of a license 458 459 tag with any sticker, decoration, paint, marking, license plate 460 bracket or holder or any other thing or device, in such a manner that the characters, the county name and any legally affixed 461 462 decals on the tag cannot be read, shall be quilty of a misdemeanor 463 and, upon conviction, shall be punished by a fine of not more than S. B. No. 2699

Twenty-five Dollars (\$25.00). Unless the license tag with current 464 decals is fastened to the vehicle as herein provided, the said 465

vehicle shall be regarded as operating without a license tag, and 466

467 the owner or operator shall be liable for the penalties herein

468 provided.

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In addition to the above requirements, license tags for 469 470 private passenger vehicles shall have a county designation thereon referencing the name of the county in which such vehicle is 471 472 registered.

Law enforcement officers of this state shall remove from a motor vehicle or trailer any license tag and/or decals which are so defaced that proper identification cannot be reasonably made. The officer shall issue to the driver of such vehicle a tag permit which shall be valid for a period of five (5) days. Each person receiving such tag permit shall purchase, within five (5) days from the date of the issuance of the permit, a new tag and/or decals for the fee set forth in Section 27-19-37, Mississippi Code of 1972, for a substitute tag.

Any person who has a license tag or decals on a vehicle which may be so defaced that proper identification cannot be reasonably made may remove such and purchase another license tag and/or decals for the same fee required for a substitute tag. license tag shall deteriorate due to age so that identification cannot be reasonably made, the owner may surrender such tag to the issuing authority and be issued a new tag and like decals at no cost.

The State Tax Commission is authorized to promulgate appropriate rules and regulations to govern the use and display of license decals and to publish a summary thereof which shall be available to state officials and the public upon request.

SECTION 5. Section 27-19-39, Mississippi Code of 1972, is 494 495 amended as follows:

27-19-39. In addition to the provisions of Section 27-19-31 496 setting forth what a license tag shall contain, the State Tax 497 Commission shall require that the name of the county of 498 499 registration shall be placed on all pickup truck tags \* \* \*. SECTION 6. Section 27-19-41, Mississippi Code of 1972, is 500 amended as follows: 501 502 27-19-41. The face of all motor vehicle license plates or 503 tags, whether for passenger automobiles, trucks of any kind or 504 size, whether special, distinctive or for antique vehicles or for whatever type and kind of motor vehicle including motorcycles and 505 506 motorbikes issued by any authority in the state, shall be fully coated or painted with a reflectorizing material for the purpose 507 508 of additional safety commencing with the 1972 issue. 509 The type of reflective material shall be determined by the license tag commission who shall not prescribe such specifications 510 for said reflective material so as to eliminate competitive 511 bidding or to favor any particular company or supplier, but shall 512 513 be guided by the legislative intent to provide the most efficient reflectorized safety license plate within the money appropriated. 514 515 The State Tax Commission shall furnish the various counties of the state with license plates without the expiration dates 516 517 imprinted thereon. The plates will have designated areas for 518 decals to reflect the expiration date. The State Tax Commission shall design decals which will be 519 520 self-adhesive to metal. The decals will provide for the month and year of expiration; will be a different color for each consecutive 521 year \* \* \*; and will be serially numbered for recording purposes. 522 SECTION 7. Section 27-19-45, Mississippi Code of 1972, is 523 amended as follows: 524 525 27-19-45. (1) Owners of motor vehicles who are residents of the State of Mississippi and who hold an unrevoked and unexpired 526 527 official amateur radio station license issued by the Federal

Communications Commission, upon application to the tax collector

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in the owner's county of legal residence accompanied by proof of 529 530 ownership of such amateur radio station license, and upon payment of the road and bridge privilege taxes, ad valorem taxes and 531 532 registration fees as prescribed by law for passenger cars, pickup 533 trucks or other noncommercial motor vehicles, and upon payment of an additional registration or tag fee of Fifteen Dollars (\$15.00) 534 shall be issued a special license plate upon which, in lieu of the 535 numbers prescribed by law, shall be inscribed the official amateur 536 537 call letters of such applicant as assigned by the Federal Communications Commission. This special license plate may be used 538 539 in place of the regular license tag for passenger cars, pickup trucks or other noncommercial motor vehicles. The application and 540 541 the additional fee, less five percent (5%) thereof to be retained by the county tax collector, shall be remitted to the State Tax 542 Commission on a monthly basis as prescribed by the commission. 543 544 The portion of the additional fee retained by the tax collector shall be deposited into the county general fund. The portion of 545 546 the fee remitted to the Tax Commission shall be deposited into the State Treasury on the day it is received and shall be deposited by 547 the State Treasurer into the State General Fund. 548 The Governor under like terms and provisions shall be and he 549 550 is hereby authorized to exhibit on any passenger cars, pickup 551 trucks or other noncommercial motor vehicles used by him license tag Number 1, with the county of his residence inscribed thereon. 552 553 The Lieutenant Governor is likewise authorized to use license plate Number 2, with the county of his residence appearing 554 555 thereon. All former governors, under like terms and provisions, 556 are authorized to use license plate X-1, with the county of his residence appearing thereon, and all former lieutenant governors, 557 558 under like terms and provisions, are authorized to use license plate X-2, with the county of his residence appearing thereon. 559 560 When a passenger car, pickup truck or other noncommercial 561 motor vehicle for which a special license tag has been issued is S. B. No. 2699

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sold or traded by the owner, the special tag may be transferred to

563 the new or other passenger car, pickup truck or other

564 noncommercial motor vehicle which is replacing the passenger car,

565 pickup truck or other noncommercial motor vehicle for which the

license tag was originally issued, without additional charge, upon

567 application to the county tax collector, with proof that all taxes

and registration fees as prescribed by law have been paid for such

replacement passenger car, pickup truck or other noncommercial

570 motor vehicle.

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771 (2) The State Tax Commission shall make such rules and 772 regulations as necessary to ascertain compliance with all state 773 license laws relating to use and operation of private passenger 774 cars, pickup trucks or other noncommercial motor vehicles before 775 authorizing the issuance of these tags.

576 (3) This section is supplemental to the motor vehicle 577 licensing laws of the State of Mississippi, and nothing herein 578 shall be construed as abridging or amending such laws.

579 SECTION 8. Section 27-19-46, Mississippi Code of 1972, is 580 amended as follows:

27-19-46. (1) The <u>State Tax Commission</u> is hereby authorized to issue special distinctive license plates under the provisions hereinafter set forth. Such tags shall be issued to persons who qualify under subsection (2) of this section, and such tags shall be of such form and appearance as the commission shall provide subject to the approval of the <u>License</u> Tag Commission and in accordance with the provisions of Section 27-19-41.

588 (2) (a) The following persons shall be eligible to display 589 special distinctive license plates under the provisions of this 590 section:

591 (i) United States Senators;

592 (ii) Members of the United States House of

593 Representatives;

594	(iii) Enforcement and investigative personnel of
595	the State Tax Commission;
596	(iv) Enforcement and investigative personnel of
597	the Public Service Commission;
598	(v) State Commanders of the American Legion,
599	Veterans of Foreign Wars, and The Forty and Eight; * * *
600	(vi) Former United States Congressmen and
601	Senators;
602	(vii) Enforcement and investigative personnel of
603	the Mississippi Department of Public Safety;
604	(viii) Enforcement and investigative personnel of
605	the Mississippi Department of Transportation; and
606	(ix) Enforcement and investigative personnel of
607	the Mississippi Bureau of Narcotics.
608	(b) The State Tax Commission shall promulgate
609	reasonable regulations regarding certification of eligibility to
610	receive such tags.
611	(3) (a) When a passenger car for which a special license
612	tag has been issued is sold or traded by the owner, the special
613	tag may be transferred to the new or other car which is replacing
614	the car for which the license tag was originally issued, without
615	additional charge, upon application to the commission with proof
616	that the regular license tag has been purchased for such
617	replacement car.
618	(b) The <u>State Tax Commission</u> shall make such rules and
619	regulations as necessary to ascertain compliance with all state
620	license laws relating to use and operation of a private passenger
621	car before issuing these tags in lieu of the regular Mississippi
622	license plate, and all applications for such tags shall be made to
623	the commission.

(c) The <u>State Tax Commission</u> shall not issue such

special tag or tags authorized by law until the commission is

first furnished a copy of the ad valorem tax receipt paid by the S. B. No. 2699 01/SS02/R823CS.1 PAGE 19

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- owner of such vehicle from the county and city in which he resides, and the commission shall keep a current list of such tags issued as a public record.
- (4) Enforcement and investigative personnel of any federal,
  state or local government agency are eligible to display regular
  license plates on vehicles used in the performance of their duties
  upon application to the <u>State Tax Commission</u>. The commission
  shall make such rules and regulations needed regarding the
  issuance of such license plates.
- (5) The provisions of this section are supplemental to the motor vehicle licensing laws of the State of Mississippi, and nothing herein shall be construed as abridging or amending such laws.
- SECTION 9. Section 27-19-47.1, Mississippi Code of 1972, is amended as follows:
- 27-19-47.1. (1) Any citizen of the State of Mississippi who owns a registered antique motorcycle may apply to the tax collector in the county of his legal residence, on forms prescribed by the State Tax Commission, for a special antique motorcycle plate to be displayed on such antique motorcycle.

Upon receipt of an application for a special antique

- 648 motorcycle plate, on a form prescribed by the commission, and upon 649 payment of the fee as prescribed in subsection (2) of this section, the tax collector shall issue to such applicant a special 650 651 antique motorcycle plate on a permanent basis, and it shall bear no date, but shall bear the inscription "Antique 652 Motorcycle-Mississippi" and shall be valid without renewal as long 653 654 as the motorcycle is in existence. This special plate shall be 655 issued for the applicant's use only for such motorcycle and in the
- 656 event of a transfer of title, the owner shall surrender the 657 special plate to the tax collector.

Such special antique motorcycle plate shall be issued in lieu of, and shall have the same legal significance as, ordinary registration plates.

- 661 In lieu of the annual license tax and registration fees 662 levied under Mississippi law, a special license tax fee shall be levied on the operation of antique motorcycles. The fee for a 663 664 license shall be Twenty-five Dollars (\$25.00) and it shall be 665 issued on a permanent basis without renewal. The fee, less five percent (5%) thereof to be retained by the county tax collector, 666 shall be remitted to the State Tax Commission on a monthly basis 667 668 as prescribed by the commission. The portion of the additional fee retained by the tax collector shall be deposited into the 669 670 county general fund. The portion of the fee remitted to the tax commission shall be deposited into the State Treasury on the day 671 672 it is received and shall be deposited by the State Treasurer into the State General Fund. 673
- (3) For the purposes of this section, motorcycles
  manufactured more than twenty-five (25) years ago shall hereafter
  be classified as antique motorcycles and shall be exempt from all
  ad valorem taxes levied by both state, municipal, county and other
  taxing districts.
- SECTION 10. Section 27-19-49, Mississippi Code of 1972, is amended as follows:
- 27-19-49. (1) Owners of motorcycles who are members of a 681 682 Shrine motorcycle club, corps or unit of Mississippi may, in their discretion, purchase and use, in lieu of the motorcycle tag 683 described in section 27-19-35, an especially prepared tag of the 684 685 same dimensions as the regular motorcycle tag. This distinctive tag shall be of a yellow background; the Shrine emblem in green 686 687 coloring in the middle left of the tag; "Miss." (abbreviated) in red letters in the lower left of the tag; the year of issuance in 688 689 abbreviated form (the last two numbers) in red letters in the
  - lower right of the tag; and the designated number of the S. B. No. 2699 01/SS02/R823CS.1

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- 691 particular tag in red numbers in the middle right of the tag.
- 692 These tags shall be numbered commencing with the numeral "1."
- 693 (2) These distinctive Shrine tags shall be ordered through
- 694 the State Tax Commission by an official of each such Shrine club,
- 695 corps or unit desiring same. Only one such distinctive tag shall
- 696 be allowed to each individual member of any Shrine club, corps or
- 697 unit and only for a heavy weight or heavy duty motorcycle.
- 698 (3) The individual Shrine members or Shrine club, corps or
- 699 unit so ordering such tag or tags shall pay the regular motorcycle
- 700 tag fees and taxes as designated by the tax collector's office of
- 701 the county in which the motorcycle is registered and such Shrine
- 702 members, clubs, corps or units shall pay any additional charge
- 703 necessary for the purchase of such distinctive tag. Each such
- 704 distinctive Shrine tag will be duly recorded and registered at the
- 705 office of the sheriff of the county in which the individual Shrine
- 706 member resides.
- 707 SECTION 11. Section 27-19-55, Mississippi Code of 1972, is
- 708 amended as follows:
- 709 27-19-55. (1) The sheriff of each county in the State of
- 710 Mississippi and the officially appointed deputy sheriffs of each
- 711 county, upon application by the sheriff to the State Tax
- 712 Commission shall be entitled to purchase a special license plate
- 713 through such office. Only one (1) such tag shall be allowed to
- 714 each individual sheriff and deputy sheriff in each tag period, and
- 715 such tag shall be placed upon the vehicle used in the carrying out
- 716 of official sheriff's department duties.
- 717 (2) The State Tax Commission is authorized to implement the
- 718 provisions of this section by its own administrative process,
- 719 according to the provisions herein. The State Tax Commission
- 720 shall furnish the special license tags and decals to the sheriff's
- 721 office as provided herein, and the cost of such tags and decals
- 722 shall be the same as established by law for the vehicle
- 723 licensed. \* \* \*

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When a car for which a tag has been issued is sold or traded
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     by the sheriff's department during the period for which the tag is
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     issued, said tag shall be transferred, in addition to the decals
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     on the tag, to the new or other car replacing the car for which
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     the tag was originally issued.
               The tag and decals issued for the sheriffs of the
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     various counties and the deputy sheriffs, shall conform to the
     provisions of Section 27-19-31, except as follows:
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     registration number shall be the two (2) digit county code, the
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     initials "S.O.," and in the space immediately to the right of
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     "S.O." there shall appear the number "1," to and including the
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     exact number of deputy sheriffs employed in that particular
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     county.
              However, the first distinctive license reading "S.O. 1"
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     shall be designated for the sheriff of each county.
          SECTION 12. Section 27-19-56, Mississippi Code of 1972, is
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     amended as follows:
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          27-19-56. (1) Upon application by any legal resident of the
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     State of Mississippi with a disability which limits or impairs the
     ability to walk, the State Tax Commission shall prepare and issue
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     through the county tax collectors a special license plate bearing
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     the International Symbol of Access adopted by Rehabilitation
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     International in 1969 at its Eleventh World Congress on
     Rehabilitation of the Disabled for not more than one (1) vehicle
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     that is registered in the applicant's name.
                                                  The initial
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     application shall be accompanied by the certification of a
     licensed physician that (a) the applicant meets the definition of
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     persons with disabilities which limit or impair the ability to
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     walk; and (b) that the physician has determined that the applicant
     will have the disability for at least three (3) years. The State
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     Tax Commission shall prepare and issue to the tax collectors of
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     the various counties, decals for placement on the special license
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              The decals shall bear thereon the month in which the
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     license plate was issued and the year in which the special license
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- 757 plate will expire. The special license plate issued under this
- 758 section is valid for the period of time that the license tag
- 759 attached upon a motor vehicle is issued pursuant to Section
- 760 27-19-31(1). A person to whom the special license plate is issued
- 761 may retain the special license plate and may renew it by
- 762 submitting to the county tax collector, on or before its
- 763 expiration, the certification of a licensed physician that the
- 764 physician has determined (a) that the applicant meets the
- 765 definition of a person with a disability which limits or impairs
- 766 the ability to walk; and (b) that the applicant will have the
- 767 disability for at least three (3) years. If an applicant fails to
- 768 renew the special license plate before its date of expiration,
- 769 then he shall surrender the special license plate to the county
- 770 tax collector and the tax collector shall issue to such person a
- 771 regular license plate to replace the special license plate.
- 772 The terms "vehicle" and "motor vehicle," as used in this
- 773 section, includes motorcycles.
- 774 The term "persons with disabilities which limit or impair the
- 775 ability to walk" when used in this section means those persons
- 776 who, as determined by a licensed physician:
- 777 (a) Cannot walk two hundred (200) feet without stopping
- 778 to rest; or
- 779 (b) Cannot walk without the use of, or assistance from,
- 780 a brace, cane, crutch, another person, prosthetic device,
- 781 wheelchair, or other assistive device; or
- 782 (c) Are restricted by lung disease to such an extent
- 783 that the person's forced (respiratory) expiratory volume for one
- 784 (1) second, when measured by spirometry, is less than one (1)
- 785 liter, or the arterial oxygen tension is less than sixty (60)
- 786 mm/hg on room air at rest; or
- 787 (d) Use portable oxygen; or
- 788 (e) Have a cardiac condition to the extent that the
- 789 person's functional limitations are classified in severity as

790 Class III or Class IV according to standards set by the American

791 Heart Association; or

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792 (f) Are severely limited in their ability to walk due

793 to an arthritic, neurological or orthopedic condition.

An applicant for a special license plate bearing the International Symbol of Access shall not be required to pay any fee or charge for the issuance of such license plate separate from or in addition to the road and bridge privilege taxes, ad valorem taxes and registration fees otherwise required by law to be paid for the issuance of a regular license plate for such vehicle.

- The State Tax Commission shall prepare removable windshield placards and such placards shall be issued and periodically renewed upon the applications of persons with disabilities which limit or impair the ability to walk. placards shall be issued, free of charge, to applicants through the offices of the tax collectors of the counties. The initial application shall be accompanied by the certification of a licensed physician that the applicant meets the definition of persons with disabilities which limit or impair the ability to These placards shall be valid for a period of three (3) years from their date of issue and may be renewed in the same manner as provided for the renewal of the special license plates under subsection (1) of this section. The removable windshield placard must be displayed on the left side of the vehicle dashboard. The State Tax Commission shall prescribe the placement for motorcycles.
- The State Tax Commission shall provide for the issuance 816 of a temporary removable windshield placard, upon the application 817 of a person with a disability which limits or impairs the ability 818 819 to walk. Temporary removable windshield placards authorized by this subsection shall be prepared by the State Tax Commission and 820 821 shall be issued, free of charge, to applicants through the offices of the tax collectors of the counties. Application for a 822

temporary removable windshield placard must be accompanied by the 823 certification of a licensed physician that the applicant meets the 824 definition of persons with disabilities which limit or impair the 825 826 ability to walk. The certification shall also include the period 827 of time that the physician determines the applicant will have the 828 disability, not to exceed six (6) months. The temporary removable windshield placard must be displayed on the left side of the 829 vehicle dashboard. The temporary removable windshield placard 830 shall be valid for a period of time for which the physician has 831 determined that the applicant will have the disability, not to 832 833 exceed six (6) months from the date of issuance. The State Tax Commission shall prescribe the placement for motorcycles. 834

- 835 (4) The removable windshield placard and the temporary 836 removable windshield placard shall be two-sided and shall include:
- (a) The International Symbol of Access, which is at least three (3) inches in height, centered on the placard (the color of the removable windshield placard shall be white on a blue shield; and the temporary removable windshield placard shall be white on a red shield);
- 842 (b) An identification number and, on the reverse side, 843 the name of the individual to whom the placard is issued;
- (c) A date of expiration, which shall be entered on the placard by the tax collector; and
- (d) The seal of the State of Mississippi.
- 847 It shall be unlawful to park a motor vehicle in an area set aside for persons who are disabled if the motor vehicle does 848 not have displayed the removable windshield placard authorized in 849 850 this section. Any person who unlawfully parks a motor vehicle in such areas, or who blocks such spaces or access thereto, shall be 851 852 guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than Two Hundred Dollars (\$200.00) for each such 853 854 violation. For the third and subsequent offenses under this 855 section, the offender's driver's license shall be suspended for

ninety (90) days by the Commissioner of Public Safety in accordance with Section 63-1-53 in addition to any fine imposed. The court shall not suspend or reduce any fine required to be

859 imposed under this subsection.

- (6) Any person who, for the purpose of obtaining a special license plate or windshield placard under this section, files with the county tax collector a physician's certification, knowing the certification to be false or to have been fraudulently obtained, shall be guilty of a misdemeanor and, upon conviction, shall be fined not more than Two Hundred Dollars (\$200.00).
- 866 All law enforcement officers are authorized to enforce 867 this section on public and private property. Provision of spaces 868 restricted to handicapped parking and proper marking of such spaces shall be considered as intent and permission to enforce 869 870 such designated parking on private property. Only areas marked in accordance with the Americans with Disabilities Act Accessibility 871 Guidelines or equivalent standards shall be enforced. 872 873 shall bear the International Symbol of Access.
  - (8) Motor vehicles displaying a special license plate, license plate decal, placard or parking certificate or permit bearing the International Symbol of Access issued to a person with a disability by any other state or district subject to the laws of the United States shall be allowed the special parking privileges under this section provided the license plate, decal, placard, permit or certificate bears the International Symbol of Access and is displayed in a prominent place on the vehicle.
- (9) Parking in any area set aside for persons who are
  disabled is limited to vehicles which, immediately before or after
  the utilization of such an area, are used to transport a person
  with a disability which limits or impairs the ability to walk.
  The identification required to park in such an area, except as
  provided in subsection (8) of this act, is as follows:

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- 888 (a) For a vehicle used to transport a person with a 889 permanent disability, that person's permanent windshield placard 890 must be displayed.
- (b) For a vehicle being used by a person who has a temporary disability which limits or impairs the ability to walk, or which is being used to transport such a person, a temporary

windshield placard must be displayed.

- (10) Upon application by a nursing home, retirement home or other institution that transports disabled persons, the State Tax

  Commission may issue the special license plate authorized pursuant to this section for not more than one (1) vehicle that is

  registered in the applicant's name that is used to transport

  disabled residents of the institution. Such institution shall
- 901 comply with all other laws regarding the registration of such 902 vehicle.
- 903 SECTION 13. Section 27-19-56.1, Mississippi Code of 1972, is 904 amended as follows:
- 905 27-19-56.1. (1) Any owner of a motor vehicle who is a fire 906 fighter, including a career fire fighter, a volunteer fire fighter 907 or an industrial fire fighter, employed by or in the service of 908 any municipality, county, fire district, state agency or industry in the state who is a resident of this state, or who is a retired 909 fire fighter who is a resident of this state, upon payment of the 910 road and bridge privilege taxes, ad valorem taxes and registration 911 912 fees as prescribed by law for private carriers of passengers, pickup trucks and other noncommercial motor vehicles, and upon 913
- 914 payment of an additional fee in the amount provided in subsection
- 915 (3) of this section, shall be issued a distinctive license tag for
- 916 each motor vehicle registered in his name identifying such person
- 917 as a fire fighter or retired fire fighter. The distinctive
- 918 license tags so issued shall be of such color and design as may be
- 919 agreed upon by the Executive Committee of the Mississippi Fire
- 920 Fighters Association and the State Tax Commission, shall consist

of such letters or numbers, or both, as may be necessary to
distinguish each license tag and may, in the discretion of the
State Tax Commission, display the county name.

(2) Application for the distinctive license tags authorized

- 925 by this section shall be made to the county tax collector on forms prescribed by the State Tax Commission. Applicants for such 926 distinctive license tags (a) shall present to the issuing official 927 proof of their employment or service as a fire fighter by 928 presentation of the applicant's official fire fighter 929 identification card or a signed and notarized affidavit from the 930 931 governing authority or chief executive officer of the municipality, county, fire district, agency or industry by or for 932 933 whom the applicant is employed or serves as a fire fighter; or (b) 934 shall present proof that they are a retired fire fighter by 935 presentation of a signed and notarized affidavit from the governing authority or chief executive officer of the 936 municipality, county, fire district, agency or industry from whom 937 938 the fire fighter retired. The application and the additional fee imposed under subsection (3) of this section, less three percent 939 940 (3%) thereof to be retained by the tax collector, shall be 941 remitted to the State Tax Commission on a monthly basis as 942 prescribed by the commission. The portion of the additional fee 943 retained by the tax collector shall be deposited into the county general fund. 944
- 945 Beginning with any registration year commencing on or after July 1, 1992, any person applying for a distinctive license 946 947 tag under this section shall pay an additional fee in the amount of Fifty Dollars (\$50.00) for each distinctive license tag applied 948 for under this section which shall be in addition to all other 949 950 taxes and fees. The additional fee paid shall be for a period of time to run concurrent with the vehicle's established license tag 951 952 year. The additional fee is due and payable at the time the 953 original application is made for a distinctive license tag under

- this section and thereafter annually at the time of renewal registration as long as the owner retains the distinctive license tag. If the owner does not wish to retain the distinctive license tag, or if the owner \* \* \* resigns from or otherwise vacates his employment or service as a fire fighter, he must surrender it to the local county tax collector.
- 960 (4) The State Tax Commission shall deposit all fees into the State Treasury on the day collected. At the end of each month, 961 the State Tax Commission shall certify to the State Treasurer the 962 total fees collected under this section from the issuance of 963 964 distinctive license tags. The State Treasurer shall distribute an amount equal to Seven Dollars (\$7.00) of the additional fees 965 collected for each such distinctive license tag issued under this 966 967 section to the State General Fund, and the remainder of such additional fees collected shall be distributed by the State 968 Treasurer to the credit of the special fund created in Section 969 7-9-70. 970
- 971 A regular license tag must be properly displayed as required by law until replaced by a distinctive license tag under 972 973 this section. The regular license tag must be surrendered to the 974 tax collector upon issuance of the distinctive license tag under The tax collector shall issue up to two (2) license 975 this section. 976 decals for each distinctive license tag issued under this section, which will expire the same month and year as the regular license 977 978 taq.
- In the case of loss or theft of a distinctive license 979 980 tag issued under this section, the owner may make application and 981 affidavit for a replacement distinctive license tag as provided by Section 27-19-37, Mississippi Code of 1972. The fee for a 982 983 replacement distinctive license tag shall be Ten Dollars (\$10.00). The tax collector receiving such application and affidavit shall 984 985 be entitled to retain and deposit into the county general fund 986 five percent (5%) of the fee for such replacement license tag and S. B. No. 2699

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the remainder shall be distributed in the same manner as funds from the sale of regular distinctive license tags issued under this section.

- 990 (7) In lieu of the distinctive license tag authorized under 991 subsections (1) through (6) of this section, any person who 992 presents proof of his employment or service as a fire fighter in the manner provided in subsection (2) of this section, may be 993 issued a distinctive license tag decal for each motor vehicle 994 995 registered in his name identifying such person as a fire fighter. The distinctive license tag decal shall be of such size, color and 996 997 design as may be agreed upon by the Executive Committee of the Mississippi Fire Fighters Association and the State Tax 998 999 Commission; however, the State Tax Commission shall have final 1000 approval of the size, color and design. The distinctive license tag decals shall be prepared and sold at Two Dollars (\$2.00) each 1001 1002 through the Mississippi Fire Fighters Training Academy.
- SECTION 14. Section 27-19-56.5, Mississippi Code of 1972, is amended as follows:
- 1005 27-19-56.5. In recognition of the patriotic service rendered 1006 by Mississippians who survived the attack on Pearl Harbor and by Mississippians who are recipients of the Purple Heart Medal, any 1007 1008 such person is privileged to obtain one (1) distinctive motor 1009 vehicle license plate or tag identifying him as a Pearl Harbor survivor or a Purple Heart Medal recipient. The distinctive 1010 1011 plates or tags shall be of a color and design designated by the State Tax Commission. 1012
- The distinctive license plates shall be prepared by the <u>State</u>

  Tax Commission and shall be issued through the tax collectors of
  the counties in the same manner as are other motor vehicle license
  plates or tags. A tag fee of Fifteen Dollars (\$15.00), in
  addition to all other taxes and fees, shall be collected by the
  tax collector for the Pearl Harbor distinctive tag. Distinctive
  tags issued to Purple Heart Medal recipients under the provisions

1020 of this section shall be exempt from ad valorem taxes, privilege 1021 taxes and all other taxes and fees. The surviving spouse of a deceased person who was issued a Purple Heart Medal distinctive 1022 1023 license plate or tag under this section shall be entitled to apply 1024 for or retain such license tag and may continue annually to renew 1025 registration for one (1) such distinctive motor vehicle license plate or tag for as long as the spouse remains unmarried. 1026 time of application or renewal registration, a surviving spouse 1027 who desires to retain such distinctive plate or tag shall file 1028 1029 with the county tax collector a sworn statement that the spouse is 1030 unmarried, and any such vehicle when so registered shall not be exempt from ad valorem taxes and privilege taxes. 1031 collector shall monthly forward the additional fee of Fifteen 1032 Dollars (\$15.00) charged for issuance of a Pearl Harbor 1033 distinctive tag to the State Tax Commission which shall deposit 1034 such fee to the credit of the State General Fund. An applicant 1035 1036 for a distinctive tag under this section shall present to the 1037 issuing official either (a) written proof that the applicant is an honorably discharged former member of one (1) of the Armed Forces 1038 1039 of the United States and, while serving in the Armed Forces of the United States, was present during the attack on the island of 1040 1041 Oahu, Territory of Hawaii, on December 7, 1941, between the hours of 7:55 a.m. and 9:45 a.m., Hawaii time, or (b) written proof that 1042 1043 the applicant is a Purple Heart Medal recipient. The distinctive 1044 license plates or tags so issued shall be used only upon a personally or jointly owned private passenger vehicle (to include 1045 1046 station wagons, recreational motor vehicles and pickup trucks) registered in the name, or jointly in the name, of the person 1047 making application therefor, and when issued to such person shall 1048 be used upon the vehicle for which issued in lieu of the standard 1049 1050 license plate or license tag normally issued for such vehicle. 1051 The distinctive license plates shall not be transferable between motor vehicle owners; and in the event the owner of a 1052 S. B. No. 2699

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vehicle bearing a distinctive plate shall sell, trade, exchange or 1053 1054 otherwise dispose of the vehicle, such plate shall be retained by such owner and returned to the tax collector. 1055 1056 SECTION 15. Section 27-19-56.9, Mississippi Code of 1972, is 1057 amended as follows: 1058 27-19-56.9. Upon application by any legal resident of the State of Mississippi who is deaf, the State Tax Commission shall 1059 prepare and issue through the county tax collectors a special 1060 license plate for not more than one (1) vehicle that is registered 1061 1062 in the applicant's name. The initial application shall be 1063 accompanied by the certification of a licensed physician that the applicant meets the definition of deaf persons set forth in this 1064 1065 section. An applicant for a special license plate shall not be 1066 required to pay any fee or charge for the issuance of such license plate separate from or in addition to the road and bridge 1067 privilege taxes, ad valorem taxes and registration fees otherwise 1068 1069 required by law to be paid for the issuance of a regular license 1070 plate for such vehicle. The design of the special license plate shall be executed in a manner which will alert others that the 1071 1072 vehicle is registered in the name of a person who is deaf. For the purpose of this section, the term "vehicle" includes 1073 1074 motorcycles, and the term "deaf" means any person whose hearing is totally impaired or whose hearing is so seriously impaired as to 1075 1076 prohibit the person from understanding oral communication when

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SECTION 16. Section 27-19-56.10, Mississippi Code of 1972, is amended as follows:

spoken to in a normal conversational tone.

27-19-56.10. (1) Owners of motor vehicles upon complying
with the motor vehicle laws relating to registration and licensing
of motor vehicles, and upon payment of the road and bridge
privilege taxes, ad valorem taxes and registration fees as
prescribed by law for private carriers of passengers, pickup

S. B. No. 2699 01/SS02/R823CS.1 PAGE 33 trucks and other noncommercial motor vehicles, and upon payment of an additional annual fee in the amount of Thirty Dollars (\$30.00), shall be issued a special license tag which displays an emblem designed by the Department of Wildlife, Fisheries and Parks.

- 1090 (2) The Department of Wildlife, Fisheries and Parks shall
  1091 design emblems which shall be displayed on the special license
  1092 tag. The emblem shall be affixed during the production of the
  1093 license tag.
- Application for the special license tags shall be made 1094 to the county tax collector on forms prescribed by the State Tax 1095 1096 The application and the additional fee, less five percent (5%) thereof to be retained by the tax collector, shall be 1097 1098 remitted to the State Tax Commission on a monthly basis as prescribed by the commission. The portion of the additional fee 1099 retained by the tax collector shall be deposited into the county 1100 general fund. 1101
- 1102 (4) The special license tag shall be issued for a one-year 1103 period. The additional annual fee shall be due and payable at the 1104 time of renewal registration.
- 1105 (5) The State Tax Commission shall deposit all fees into the 1106 State Treasury on the day received. At the end of each month, the 1107 State Tax Commission shall certify the total fees collected under 1108 this section to the State Treasurer who shall distribute such 1109 collections as follows:
- 1110 (a) Twenty Dollars (\$20.00) of each additional fee 1111 collected on special license tags issued pursuant to this section 1112 shall be deposited into the Wildlife Heritage Fund created 1113 pursuant to Section 49-5-77.
- 1114 (b) One Dollar (\$1.00) of each additional fee collected 1115 on special license tags shall be deposited into the Mississippi 1116 Fire Fighter's Memorial Burn Center Fund created pursuant to 1117 Section 7-9-70.

- 1118 (c) The remainder of each such additional fee shall be
  1119 deposited to the credit of the State Highway Fund to be expended
  1120 solely for the repair, maintenance, construction or reconstruction
  1121 of highways.
- 1122 SECTION 17. Section 27-19-56.11, Mississippi Code of 1972,
- 1123 is amended as follows:
- 1124 27-19-56.11. (1) Any resident of the State of Mississippi
- 1125 who is the owner of an antique automobile, as defined in Section
- 1126 27-19-47, or a street rod, as defined in Section 27-19-56.6, upon
- 1127 payment of the fee provided for in subsection (2) of this section,
- 1128 may apply through the office of the tax collector in the county of
- 1129 his legal residence, on forms prescribed by the State Tax
- 1130 Commission, for permission to display on the vehicle an authentic
- 1131 historical license plate of the same year of issuance as the model
- 1132 year of the antique automobile or street rod. The license plate
- 1133 shall be furnished by the applicant and presented for
- 1134 authentication to the State Tax Commission by the county tax
- 1135 collector. A regular license plate or a distinctive license plate
- 1136 authorized by law must be displayed on the vehicle until replaced
- 1137 by the historical license plate.
- 1138 (2) In lieu of the annual payment of road and bridge
- 1139 privilege taxes, ad valorem taxes and registration fees as
- 1140 prescribed by law, each person who applies for permission to
- 1141 display an historical license plate under this section, shall pay
- 1142 a one-time, nonrefundable special license tax fee of Twenty-five
- 1143 Dollars (\$25.00) to the county tax collector. The fee, less five
- 1144 percent (5%) thereof to be retained by the county tax collector
- 1145 and deposited in the county general fund, shall be remitted to the
- 1146 State Tax Commission on a monthly basis as prescribed by the
- 1147 commission and deposited in the State General Fund \* \* \*.
- 1148 (3) Upon receipt of an application and an historical license
- 1149 plate under this section, the State Tax Commission shall examine
- 1150 the historical license plate to determine its authenticity, its

condition and its original year of issue. If the commission 1151 1152 determines that the license plate is an authentic historical 1153 license plate of the same year of issuance as the model year of 1154 the antique automobile or street rod for which permission to 1155 display the license plate is applied and that the license plate is 1156 in satisfactory original condition or has been refurbished to a satisfactory condition, then it shall return the license plate to 1157 the tax collector with its approval. If the commission determines 1158 that the license plate is not in satisfactory original condition 1159 1160 or has not been refurbished to a satisfactory condition, then it 1161 shall return the license plate to the tax collector with its The county tax collector shall notify the applicant 1162 disapproval. 1163 whether or not permission to display the license plate has been given by the State Tax Commission and, in either case, shall 1164 return the license plate to the applicant. 1165

An historical license plate that has been approved for 1166 1167 display on an antique automobile or street rod under the 1168 provisions of this section, is not transferable between motor vehicle owners and may not be displayed on other motor vehicles 1169 1170 owned by the same person. If a person to whom permission has been granted to display an historical license plate no longer wishes to 1171 1172 display the license plate on the vehicle for which permission was granted, or if such person sells, trades, exchanges or otherwise 1173 disposes of the vehicle, he must remove the license plate from 1174 1175 such vehicle.

1176 SECTION 18. Section 27-19-56.12, Mississippi Code of 1972, 1177 is amended as follows:

1178 27-19-56.12. In recognition of the patriotic service 1179 rendered by Mississippians who are honorably discharged veterans

who served in the United States Armed Forces, any such person is privileged to obtain distinctive motor vehicle license plates or

1182 tags for each motor vehicle registered in his name identifying his

1183 status as a veteran. The State Tax Commission, with concurrence

by the State Veterans Affairs Board, shall develop decals to be
affixed to the license tag indicating branch and period of
military service. The distinctive plates or tags shall be of a
color and design designated by the Tax Commission with concurrence
by the State Veterans Affairs Board.

1189 The distinctive license plates shall be prepared by the Tax Commission and shall be issued through the tax collectors of the 1190 counties in the same manner as are other motor vehicle license 1191 plates or tags. An additional tag fee of Thirty Dollars (\$30.00) 1192 1193 shall be collected by the tax collector for such license plates or 1194 tags and shall be remitted to the Tax Commission on a monthly basis as prescribed by the commission. 1195 The State Tax Commission 1196 shall deposit such fee to the credit of a fund to be administered 1197 by the board overseeing the veterans nursing homes in this state for the benefit of indigent veterans who are residents of such 1198 nursing homes. 1199

An applicant for such distinctive plates shall present to the issuing official written evidence of the veteran's service. Such evidence shall include a copy of the applicant's DD-214 form, a Report of Separation from Military Service, a military discharge document, or a written certification of military service from the State Veterans Affairs Board. The distinctive license plates or tags so issued shall be used only upon a personally or jointly owned private passenger vehicle (to include station wagons, recreational motor vehicles and pickup trucks) registered in the name, or jointly in the name, of the person making application therefor, and when issued to such person shall be used upon the vehicle for which issued in lieu of the standard license plate or license tag normally issued for such vehicle.

The distinctive license plates shall not be transferable
between motor vehicle owners; and in the event the owner of a
vehicle bearing a distinctive plate shall sell, trade, exchange or

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1216 otherwise dispose of the vehicle, such plate shall be retained by

1217 such owner and returned to the tax collector.

1218 SECTION 19. Section 27-19-56.15, Mississippi Code of 1972,

1219 is amended as follows:

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1220 27-19-56.15. (1) (a) Any owner of a motor vehicle who is a 1221 resident of this state, upon complying with the motor vehicle laws relating to registration and licensing of motor vehicles, and upon 1222 payment of the road and bridge privilege taxes, ad valorem taxes 1223 and registration fees as prescribed by law for private carriers of 1224 1225 passengers, pickup trucks and other noncommercial motor vehicles, 1226 and upon payment of an additional annual fee in the amount of Thirty Dollars (\$30.00), shall be issued a distinctive license tag 1227 1228 that displays the emblem of any public university of his choice located in another state. 1229

- (b) The design of the emblems for the distinctive license tags authorized under this subsection shall be determined by agreement between the State Tax Commission and the governing authorities of public universities in the states where the universities are located. Such other design characteristics and information to be contained on such distinctive license tags shall be determined by the State Tax Commission.
- 1237 (c) Application for the distinctive license tag

  1238 authorized under this subsection shall be made to the county tax

  1239 collector on forms prescribed by the State Tax Commission. The

  1240 application and the additional fee, less Two Dollars (\$2.00) to be

  1241 retained by the tax collector, shall be remitted to the State Tax

  1242 Commission on a monthly basis as prescribed by the commission.

  1243 The portion of the additional fee retained by the tax collector
- 1243 The portion of the additional fee retained by the tax collector 1244 shall be deposited into the county general fund.
- 1245 (d) The State Tax Commission shall deposit all fees 1246 that it receives under this subsection into the State Treasury on 1247 the day received. At the end of each month, the State Tax 1248 Commission shall certify the total fees collected under this

section to the State Treasurer who shall distribute such 1249

1250 collections as follows:

Twenty-five Dollars (\$25.00) of the additional 1251 (i)

1252 fees collected from each distinctive license tag issued under this

1253 subsection shall be distributed to the World War II Veterans

1254 Memorial in Washington, D.C. However, when the amounts

distributed to the World War II Veterans Memorial reaches an 1255

aggregate amount of One Hundred Thousand Dollars (\$100,000.00), 1256

1257 then Twenty-five Dollars (\$25.00) of such additional fees shall be

deposited into the State General Fund. 1258

1259 (ii) One Dollar (\$1.00) of each additional fee

collected on distinctive license tags issued pursuant to this

section shall be deposited into the Mississippi Fire Fighter's

Memorial Burn Center Fund created pursuant to Section 7-9-70. 1262

Two Dollars (\$2.00) of each additional fee 1263 (iii)

1264 collected on distinctive license tags issued pursuant to this

section shall be deposited to the credit of the State Highway Fund

to be expended solely for the repair, maintenance, construction or

reconstruction of highways. 1267

1268 A regular license tag must be properly displayed as

required by law until replaced by a distinctive license tag under 1269

1270 this section. The regular license tag must be surrendered to the

tax collector upon issuance of the distinctive license tag under 1271

The tax collector shall issue up to two (2) license 1272 this section.

decals for each distinctive license tag issued under this section,

1274 which will expire the same month and year as the regular license

1275 tag.

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In the case of loss or theft of a distinctive license 1276 (3)

tag issued under this section, the owner may make application and 1277

affidavit for a replacement distinctive license tag as provided by 1278

Section 27-19-37. The fee for a replacement distinctive license 1279

1280 tag shall be Ten Dollars (\$10.00). The tax collector receiving

such application and affidavit shall be entitled to retain and 1281

S. B. No. 2699 01/SS02/R823CS.1 1282 deposit into the county general fund five percent (5%) of the fee

1283 for such replacement license tag and the remainder shall be

1284 distributed in the same manner as funds from the sale of regular

1285 distinctive license tags issued under this section.

1286 SECTION 20. Section 27-19-56.16, Mississippi Code of 1972,

1287 is amended as follows:

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27-19-56.16. Any owner of a motor vehicle who is a 1288 (1) resident of this state, upon payment of the road and bridge 1289 privilege taxes, ad valorem taxes and registration fees as 1290 prescribed by law for private carriers of passengers, pickup 1291 1292 trucks and other noncommercial motor vehicles, and upon payment of an additional fee in the amount provided in subsection (3) of this 1293 1294 section, shall be issued a distinctive license tag for each motor

1295 vehicle registered in his name identifying such person as a

1296 supporter of the Mississippi Commission for Volunteer Service.

1297 The distinctive license tags so issued shall be of such color and

1298 design as the State Tax Commission, with the advice of the

1299 Mississippi Commission on Volunteer Service, may prescribe and

shall consist of such letters or numbers, or both, as may be

1301 necessary to distinguish each license tag.

(2) Application for the distinctive license tags authorized by this section shall be made to the county tax collector on forms prescribed by the State Tax Commission. The application and the additional fee imposed under subsection (3) of this section, less Two Dollars (\$2.00) to be retained by the tax collector, shall be remitted to the State Tax Commission on a monthly basis as prescribed by the commission. The portion of the additional fee retained by the tax collector shall be deposited into the county general fund.

1311 (3) Beginning with any registration year commencing on or
1312 after July 1, 2000, any person applying for a distinctive license
1313 tag under this section shall pay an additional fee in the amount
1314 of Thirty Dollars (\$30.00) for each distinctive license tag

applied for under this section, which shall be in addition to all 1315 1316 other taxes and fees. The additional fee paid shall be for a period of time to run concurrent with the vehicle's established 1317 1318 license tag year. The additional fee is due and payable at the 1319 time the original application is made for a distinctive license 1320 tag under this section and thereafter annually at the time of renewal registration as long as the owner retains the distinctive 1321 license tag. If the owner does not wish to retain the distinctive 1322 license tag, he must surrender it to the local county tax 1323 1324 collector.

- 1325 (4) The State Tax Commission shall deposit all fees into the 1326 State Treasury on the day collected. At the end of each month, 1327 the State Tax Commission shall certify the total fees collected 1328 under this section to the State Treasurer who shall distribute 1329 such collections as follows:
- 1330 (a) Twenty-five Dollars (\$25.00) of each additional fee 1331 collected on distinctive license tags issued pursuant to this 1332 section shall be deposited into the Mississippi Commission for 1333 Volunteer Service Fund created under Section 43-55-29.
- 1334 (b) One Dollar (\$1.00) of each additional fee collected 1335 on distinctive license tags issued pursuant to this section shall 1336 be deposited into the Mississippi Fire Fighter's Memorial Burn 1337 Center Fund created pursuant to Section 7-9-70.
- 1338 (c) Two Dollars (\$2.00) of each additional fee

  1339 collected on distinctive license tags issued pursuant to this

  1340 section shall be deposited to the credit of the State Highway Fund

  1341 to be expended solely for the repair, maintenance, construction or

  1342 reconstruction of highways.
- 1343 (5) A regular license tag must be properly displayed as
  1344 required by law until replaced by a distinctive license tag under
  1345 this section. The regular license tag must be surrendered to the
  1346 tax collector upon issuance of the distinctive license tag under
  1347 this section. The tax collector shall issue up to two (2) license

decals for each distinctive license tag issued under this section, which will expire the same month and year as the regular license tag.

1351 (6) In the case of loss or theft of a distinctive license 1352 tag issued under this section, the owner may make application and 1353 affidavit for a replacement distinctive license tag as provided by Section 27-19-37. The fee for a replacement distinctive license 1354 tag shall be Ten Dollars (\$10.00). The tax collector receiving 1355 such application and affidavit shall be entitled to retain and 1356 1357 deposit into the county general fund five percent (5%) of the fee 1358 for such replacement license tag and the remainder shall be distributed in the same manner as funds from the sale of regular 1359 1360 distinctive license tags issued under this section.

SECTION 21. Section 27-19-56.17, Mississippi Code of 1972, is amended as follows:

Any owner of a motor vehicle who is an 27-19-56.17. (1) 1363 1364 emergency medical technician certified under Chapter 59 of Title 1365 41, Mississippi Code of 1972, upon payment of the road and bridge privilege taxes, ad valorem taxes and registration fees as 1366 1367 prescribed by law for private carriers of passengers, pickup trucks and other noncommercial motor vehicles, and upon payment of 1368 1369 an additional fee in the amount provided in subsection (3) of this section, shall be issued a distinctive license tag for each motor 1370 1371 vehicle registered in his name identifying such person as an 1372 emergency medical technician. The distinctive license tags so issued shall be of such color and design as the State Tax 1373 1374 Commission, with the advice of the Mississippi Department of Health, Division of Emergency Medical Services, may prescribe and 1375 shall consist of such letters or numbers, or both, as may be 1376 necessary to distinguish each license tag. 1377

(2) Application for the distinctive license tags authorized by this section shall be made to the county tax collector on forms prescribed by the State Tax Commission. Applicants for the

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- 1381 distinctive license tag shall present proof of their certification
- 1382 as an emergency medical technician to the county tax collector.
- 1383 The application and the additional fee imposed under subsection
- 1384 (3) of this section, less Two Dollars (\$2.00) to be retained by
- 1385 the tax collector, shall be remitted to the State Tax Commission
- 1386 on a monthly basis as prescribed by the commission. The portion
- 1387 of the additional fee retained by the tax collector shall be
- 1388 deposited into the county general fund.
- 1389 (3) Beginning with any registration year commencing on or
- 1390 after July 1, 2000, any person applying for a distinctive license
- 1391 tag under this section shall pay an additional fee in the amount
- 1392 of Thirty Dollars (\$30.00) for each distinctive license tag
- 1393 applied for under this section, which shall be in addition to all
- 1394 other taxes and fees. The additional fee paid shall be for a
- 1395 period of time to run concurrent with the vehicle's established
- 1396 license tag year. The additional fee is due and payable at the
- 1397 time the original application is made for a distinctive license
- 1398 tag under this section and thereafter annually at the time of
- 1399 renewal registration as long as the owner retains the distinctive
- 1400 license tag. If the owner does not wish to retain the distinctive
- 1401 license tag, he must surrender it to the local county tax
- 1402 collector.
- 1403 (4) The State Tax Commission shall deposit all fees into the
- 1404 State Treasury on the day collected. At the end of each month,
- 1405 the State Tax Commission shall certify the total fees collected
- 1406 under this section to the State Treasurer who shall distribute
- 1407 such collections as follows:
- 1408 (a) Twenty-five Dollars (\$25.00) of each additional fee
- 1409 collected on distinctive license tags issued pursuant to this
- 1410 section shall be deposited into the Mississippi Trauma Care

- 1411 Systems Fund created under Section 41-59-75.
- 1412 (b) One Dollar (\$1.00) of each additional fee collected
- 1413 on distinctive license tags issued pursuant to this section shall

- 1414 be deposited into the Mississippi Fire Fighter's Memorial Burn
- 1415 Center Fund created pursuant to Section 7-9-70.
- 1416 (c) Two Dollars (\$2.00) of each additional fee
- 1417 collected on distinctive license tags issued pursuant to this
- 1418 section shall be deposited to the credit of the State Highway Fund
- 1419 to be expended solely for the repair, maintenance, construction or
- 1420 reconstruction of highways.
- 1421 (5) A regular license tag must be properly displayed as
- 1422 required by law until replaced by a distinctive license tag under
- 1423 this section. The regular license tag must be surrendered to the
- 1424 tax collector upon issuance of the distinctive license tag under
- 1425 this section. The tax collector shall issue up to two (2) license
- 1426 decals for each distinctive license tag issued under this section,
- 1427 which will expire the same month and year as the regular license
- 1428 tag.
- 1429 (6) In the case of loss or theft of a distinctive license
- 1430 tag issued under this section, the owner may make application and
- 1431 affidavit for a replacement distinctive license tag as provided by
- 1432 Section 27-19-37. The fee for a replacement distinctive license
- 1433 tag shall be Ten Dollars (\$10.00). The tax collector receiving
- 1434 such application and affidavit shall be entitled to retain and
- 1435 deposit into the county general fund five percent (5%) of the fee
- 1436 for such replacement license tag and the remainder shall be
- 1437 distributed in the same manner as funds from the sale of regular
- 1438 distinctive license tags issued under this section.
- 1439 SECTION 22. Section 27-19-56.18, Mississippi Code of 1972,
- 1440 is amended as follows:
- 1441 27-19-56.18. (1) Any owner of a motor vehicle who is a
- 1442 resident of this state, upon payment of the road and bridge
- 1443 privilege taxes, ad valorem taxes and registration fees as

- 1444 prescribed by law for private carriers of passengers, pickup
- 1445 trucks and other noncommercial motor vehicles, and upon payment of
- 1446 an additional fee in the amount provided in subsection (4) of this

section, shall be issued a distinctive license tag for each motor 1447 1448 vehicle registered in his name, which license tag may depict the silhouettes of a dog and a cat within a heart, and shall be 1449 1450 produced in such color and design as the State Tax Commission may 1451 The words "I Care for Animals" shall be centered at 1452 the bottom of the license tag, with a silhouette on each side. The State Tax Commission shall prescribe such letters or numbers, 1453 or both, as may be necessary to distinguish each license tag. 1454

- (2) Application for the distinctive license tags authorized by this section shall be made to the county tax collector on forms prescribed by the State Tax Commission. The application and the additional fee imposed under subsection (4) of this section, less Two Dollars (\$2.00) to be retained by the tax collector, shall be remitted to the State Tax Commission on a monthly basis as prescribed by the commission. The portion of the additional fee retained by the tax collector shall be deposited into the county general fund.
- 1464 Beginning with any registration year commencing on or after July 1, 2000, any person applying for a distinctive license 1465 1466 tag under this section shall pay an additional fee in the amount of Thirty Dollars (\$30.00) for each distinctive license tag 1467 1468 applied for under this section, which shall be in addition to all 1469 other taxes and fees. The additional fee paid shall be for a 1470 period of time to run concurrent with the vehicle's established 1471 license tag year. The additional fee is due and payable at the time the original application is made for a distinctive license 1472 1473 tag under this section and thereafter annually at the time of renewal registration as long as the owner retains the distinctive 1474 license tag. If the owner does not wish to retain the distinctive 1475 license tag, he must surrender it to the local county tax 1476 1477 collector.
- 1478 (4) The State Tax Commission shall deposit all fees into the

  1479 State Treasury on the day collected. At the end of each month,

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1480 the State Tax Commission shall certify the total fees collected

1481 under this section to the State Treasurer who shall distribute

1482 such collections as follows:

1483 (a) Twenty-five Dollars (\$25.00) of each additional fee

1484 collected on distinctive license tags issued pursuant to this

1485 section shall be deposited into the special fund created in

1486 Section 69-15-19.

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1487 (b) One Dollar (\$1.00) of each additional fee collected

on distinctive license tags issued pursuant to this section shall

be deposited into the Mississippi Fire Fighter's Memorial Burn

1490 Center Fund created pursuant to Section 7-9-70.

1491 (c) Two Dollars (\$2.00) of each additional fee

collected on distinctive license tags issued pursuant to this

1493 section shall be deposited to the credit of the State Highway Fund

1494 to be expended solely for the repair, maintenance, construction or

1495 reconstruction of highways.

1496 (5) A regular license tag must be properly displayed as

required by law until replaced by a distinctive license tag under

this section. The regular license tag must be surrendered to the

tax collector upon issuance of the distinctive license tag under

1500 this section. The tax collector shall issue up to two (2) month

1501 and year license decals for each distinctive license tag issued

1502 under this section, which will expire the same month and year as

1503 the <u>regular</u> license tag.

1504 (6) In the case of loss or theft of a distinctive license

1505 tag issued under this section, the owner may make application and

1506 affidavit for a replacement distinctive license tag as provided by

1507 Section 27-19-37. The fee for a replacement distinctive license

1508 tag shall be Ten Dollars (\$10.00). The tax collector receiving

1509 such application and affidavit shall be entitled to retain and

1510 deposit into the county general fund five percent (5%) of the fee

1511 for such replacement license tag and the remainder shall be

- 1512 distributed in the same manner as funds from the sale of regular
- 1513 distinctive license tags issued under this section.
- 1514 SECTION 23. Section 27-19-56.19, Mississippi Code of 1972,
- 1515 is amended as follows:
- 1516 27-19-56.19. (1) Owners of motor vehicles upon complying
- 1517 with the motor vehicle laws relating to registration and licensing
- 1518 of motor vehicles, and upon payment of the road and bridge
- 1519 privilege taxes, ad valorem taxes and registration fees as
- 1520 prescribed by law for private carriers of passengers, pickup
- 1521 trucks and other noncommercial motor vehicles, and upon payment of
- 1522 an additional annual fee in the amount of Thirty Dollars (\$30.00),
- 1523 shall be issued a special license tag which displays an emblem
- 1524 designed by the Mississippi Soil and Water Conservation
- 1525 Commission.
- 1526 (2) The distinctive license tag shall be of such color and
- 1527 design as the State Tax Commission, with the advice of the
- 1528 Mississippi Soil and Water Conservation Commission, may prescribe
- 1529 and shall consist of such letters or numbers or both as may be
- 1530 necessary to distinguish each license tag.
- 1531 (3) Application for the special license tags shall be made
- 1532 to the county tax collector on forms prescribed by the State Tax
- 1533 Commission. The application and the additional fee, less Two
- 1534 Dollars (\$2.00) to be retained by the tax collector, shall be
- 1535 remitted to the State Tax Commission on a monthly basis as
- 1536 prescribed by the commission. The portion of the additional fee
- 1537 retained by the tax collector shall be deposited into the county
- 1538 general fund.
- 1539 (4) The special license tag shall be issued for a one-year
- 1540 period. The additional annual fee shall be due and payable at the
- 1541 time of renewal registration.
- 1542 (5) The State Tax Commission shall deposit all fees into the
- 1543 State Treasury on the day collected. At the end of each month,
- 1544 the State Tax Commission shall certify the total fees collected

under this section to the State Treasurer who shall distribute such collections as follows:

- 1547 (a) Twenty-five Dollars (\$25.00) of each additional fee 1548 collected on distinctive license tags issued pursuant to this 1549 section shall be deposited into the special fund created in 1550 Section 69-27-401.
- 1551 (b) One Dollar (\$1.00) of each additional fee collected 1552 on distinctive license tags issued pursuant to this section shall 1553 be deposited into the Mississippi Fire Fighter's Memorial Burn 1554 Center Fund created pursuant to Section 7-9-70.
- 1555 (c) Two Dollars (\$2.00) of each additional fee
  1556 collected on distinctive license tags issued pursuant to this
  1557 section shall be deposited to the credit of the State Highway Fund
  1558 to be expended solely for the repair, maintenance, construction or
  1559 reconstruction of highways.
- 1560 A regular license tag must be properly displayed as 1561 required by law until replaced by a distinctive license tag under 1562 this section. The regular license tag must be surrendered to the tax collector upon issuance of the distinctive license tag under 1563 1564 this section. The tax collector shall issue up to two (2) month and year license decals for each distinctive license tag issued 1565 1566 under this section, which will expire the same month and year as 1567 the regular license tag.
- In the case of loss or theft of a distinctive license 1568 1569 tag issued under this section, the owner may make application and affidavit for a replacement distinctive license tag as provided by 1570 1571 Section 27-19-37. The fee for a replacement distinctive license tag shall be Ten Dollars (\$10.00). The tax collector receiving 1572 such application and affidavit shall be entitled to retain and 1573 1574 deposit into the county general fund five percent (5%) of the fee 1575 for such replacement license tag and the remainder shall be 1576 distributed in the same manner as funds from the sale of regular 1577 distinctive license tags issued under this section.

Section 27-19-56.20, Mississippi Code of 1972, 1578 SECTION 24. 1579 is amended as follows: Any owner of a motor vehicle who is a 1580 27-19-56.20. (1) 1581 resident of this state and who is a member of Civitan 1582 International, upon payment of the road and bridge privilege 1583 taxes, ad valorem taxes and registration fees as prescribed by law for private carriers of passengers, pickup trucks and other 1584 noncommercial motor vehicles, and upon payment of an additional 1585 1586 fee in the amount provided in subsection (3) of this section, 1587 shall be issued a distinctive license tag for each motor vehicle 1588 registered in his name identifying such person as a member of Civitan International. The distinctive license tags so issued 1589 1590 shall be of such color and design as the State Tax Commission, with the advice of Civitan International, may prescribe, and shall 1591

1594 Application for the distinctive license tags authorized 1595 by this section shall be made to the county tax collector on forms prescribed by the State Tax Commission. The application and the 1596 1597 additional fee imposed under subsection (3) of this section, less Two Dollars (\$2.00) to be retained by the tax collector, shall be 1598 1599 remitted to the State Tax Commission on a monthly basis as 1600 prescribed by the commission. The portion of the additional fee retained by the tax collector shall be deposited into the county 1601 1602 general fund. The portion of the additional fee remitted to the State Tax Commission shall be deposited into the State Treasury on 1603 1604 the day it is received and shall be deposited by the State 1605 Treasurer into the State General Fund.

consist of such letters or numbers, or both, as may be necessary

1606 (3) Beginning with any registration year commencing on or
1607 after July 1, 2000, any person applying for a distinctive license
1608 tag under this section shall pay an additional fee in the amount
1609 of Thirty Dollars (\$30.00) for each distinctive license tag
1610 applied for under this section, which shall be in addition to all
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to distinguish each license tag.

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other taxes and fees. The additional fee paid shall be for a 1611 1612 period of time to run concurrent with the vehicle's established 1613 license tag year. The additional fee is due and payable at the 1614 time the original application is made for a distinctive license 1615 tag under this section and thereafter annually at the time of 1616 renewal registration as long as the owner retains the distinctive If the owner does not wish to retain the distinctive 1617 license tag. license tag, he must surrender it to the local county tax 1618 collector. 1619

- 1620 (4) The State Tax Commission shall deposit all fees into the
  1621 State Treasury on the day collected. At the end of each month,
  1622 the State Tax Commission shall certify the total fees collected
  1623 under this section to the State Treasurer who shall distribute
  1624 such collections as follows:
- (a) Twenty-five Dollars (\$25.00) of each additional fee collected on distinctive license tags issued pursuant to this section shall be distributed to the Mississippi Chapter of Civitan International. If there is no Mississippi Chapter of Civitan International, then such additional fees shall be deposited into the State General Fund.
- 1631 (b) One Dollar (\$1.00) of each additional fee collected 1632 on distinctive license tags issued pursuant to this section shall 1633 be deposited into the Mississippi Fire Fighter's Memorial Burn 1634 Center Fund created pursuant to Section 7-9-70.
- 1635 (c) Two Dollars (\$2.00) of each additional fee

  1636 collected on distinctive license tags issued pursuant to this

  1637 section shall be deposited to the credit of the State Highway Fund

  1638 to be expended solely for the repair, maintenance, construction or

  1639 reconstruction of highways.
- 1640 (5) A regular license tag must be properly displayed as

  1641 required by law until replaced by a distinctive license tag under

  1642 this section. The regular license tag must be surrendered to the

  1643 tax collector upon issuance of the distinctive license tag under

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this section. The tax collector shall issue up to two (2) license decals for each distinctive license tag issued under this section, which will expire the same month and year as the regular license tag.

1648 (6) In the case of loss or theft of a distinctive license 1649 tag issued under this section, the owner may make application and affidavit for a replacement distinctive license tag as provided by 1650 Section 27-19-37. The fee for a replacement distinctive license 1651 tag shall be Ten Dollars (\$10.00). The tax collector receiving 1652 such application and affidavit shall be entitled to retain and 1653 1654 deposit into the county general fund five percent (5%) of the fee for such replacement license tag and the remainder shall be 1655 1656 distributed in the same manner as funds from the sale of regular 1657 distinctive license tags issued under this section.

SECTION 25. Section 27-19-56.21, Mississippi Code of 1972, is amended as follows:

27-19-56.21. (1) Any owner of a motor vehicle who is a resident of this state, upon payment of the road and bridge privilege taxes, ad valorem taxes and registration fees as prescribed by law for private carriers of passengers, pickup trucks and other noncommercial motor vehicles, and upon payment of an additional fee in the amount provided in subsection (3) of this section, shall be issued a distinctive license tag for each motor vehicle registered in his name, which license tag shall display a wild animal native to the State of Mississippi and the words "Wildlife Rehabilitation." The native Mississippi wild animal emblem shall be chosen by the Wildlife Rehabilitation and Nature Preservation Society, Inc. (WRANPS). The distinctive license tag shall be of such color and design as the State Tax Commission, with the advice of the Wildlife Rehabilitation and Nature Preservation Society, Inc. (WRANPS), may prescribe and shall consist of such letters or numbers or both as may be necessary to distinguish each license tag.

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- Application for the distinctive license tags authorized 1677 1678 by this section shall be made to the county tax collector on forms prescribed by the State Tax Commission. The application and the 1679 1680 additional fee imposed under subsection (3) of this section, less 1681 Two Dollars (\$2.00) to be retained by the tax collector, shall be 1682 remitted to the State Tax Commission on a monthly basis as prescribed by the commission. The portion of the additional fee 1683 retained by the tax collector shall be deposited into the county 1684 1685 general fund.
- Beginning with any registration year commencing on or 1686 1687 after July 1, 2000, any person applying for a distinctive license tag under this section shall pay an additional fee in the amount 1688 1689 of Thirty Dollars (\$30.00) for each distinctive license tag applied for under this section, which shall be in addition to all 1690 other taxes and fees. The additional fee paid shall be for a 1691 1692 period of time to run concurrent with the vehicle's established license tag year. The additional fee is due and payable at the 1693 1694 time the original application is made for a distinctive license tag under this section and thereafter annually at the time of 1695 1696 renewal registration as long as the owner retains the distinctive license tag. If the owner does not wish to retain the distinctive 1697 1698 license tag, he must surrender it to the local county tax 1699 collector.
- 1700 (4) The State Tax Commission shall deposit all fees into the 1701 State Treasury on the day collected. At the end of each month, 1702 the State Tax Commission shall certify the total fees collected 1703 under this section to the State Treasurer who shall distribute 1704 such collections as follows:
- 1705 (a) Twenty-five Dollars (\$25.00) of each additional fee 1706 collected on distinctive license tags issued pursuant to this 1707 section shall be deposited into a special fund that is created in 1708 the State Treasury to the credit of all Mississippi wildlife 1709 rehabilitation organizations collectively that hold current state

1710 and federal licenses. The funds shall be made available at the

1711 beginning of each calendar year to each wildlife rehabilitation

1712 organization on a pro rata basis in accordance with the numbers of

1713 native wild animals each organization has rehabilitated for the

1714 past year. These numbers shall be based on annual reports

1715 currently submitted to the Mississippi Department of Wildlife,

1716 Fisheries and Parks, and the United States Fish and Wildlife

1717 Service. It shall be the responsibility of the WRANPS to submit a

1718 final tally of numbers for each licensed wildlife organization to

1719 the State Tax Commission before the commission's final

1720 disbursement of funds. WRANPS shall further be responsible for

sending a copy of this tally to each licensed wildlife

1722 rehabilitation organization.

1723 (b) One Dollar (\$1.00) of each additional fee collected

on distinctive license tags issued pursuant to this section shall

1725 be deposited into the Mississippi Fire Fighter's Memorial Burn

1726 Center Fund created pursuant to Section 7-9-70.

1727 (c) Two Dollars (\$2.00) of each additional fee

collected on distinctive license tags issued pursuant to this

section shall be deposited to the credit of the State Highway Fund

to be expended solely for the repair, maintenance, construction or

1731 reconstruction of highways.

1732 (5) A regular license tag must be properly displayed as

1733 required by law until replaced by a distinctive license tag under

this section. The regular license tag must be surrendered to the

1735 tax collector upon issuance of the distinctive license tag under

1736 this section. The tax collector shall issue up to two (2) license

decals for each distinctive license tag issued under this section,

1738 which will expire the same month and year as the regular license

1739 tag.

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1740 (6) In the case of loss or theft of a distinctive license

1741 tag issued under this section, the owner may make application and

1742 affidavit for a replacement distinctive license tag as provided by

1743 Section 27-19-37. The fee for a replacement distinctive license tag shall be Ten Dollars (\$10.00). The tax collector receiving 1744 1745 such application and affidavit shall be entitled to retain and 1746 deposit into the county general fund five percent (5%) of the fee 1747 for such replacement license tag and the remainder shall be distributed in the same manner as funds from the sale of regular 1748 distinctive license tags issued under this section. 1749 SECTION 26. Section 27-19-56.22, Mississippi Code of 1972, 1750 is amended as follows: 1751 1752 27-19-56.22. (1) Any owner of a motor vehicle who is a 1753 resident of this state and who is a member of Alpha Kappa Alpha sorority or Alpha Phi Alpha fraternity, upon payment of the road 1754 1755 and bridge privilege taxes, ad valorem taxes and registration fees as prescribed by law for private carriers of passengers, pickup 1756 trucks and other noncommercial motor vehicles, and upon payment of 1757 1758 an additional fee in the amount of Thirty Dollars (\$30.00), shall 1759 be issued a distinctive license tag for each motor vehicle 1760 registered in his name identifying such person as a member or supporter of such organization. The distinctive license tags so 1761 1762 issued shall display the Greek letter of the organization and shall be of such color and design as the State Tax Commission may 1763 1764 prescribe, and shall consist of such letters or numbers, or both, as may be necessary to distinguish each license tag. 1765

Application for the distinctive license tags authorized 1766 1767 by this section shall be made to the county tax collector on forms prescribed by the State Tax Commission. The application and the 1768 1769 additional fee imposed under subsection (1) of this section, less Two Dollars (\$2.00) to be retained by the tax collector, shall be 1770 remitted to the State Tax Commission on a monthly basis as 1771 prescribed by the commission. The portion of the additional fee 1772 1773 retained by the tax collector shall be deposited into the county 1774 general fund.

- 1775 (3) The distinctive license tag shall be issued for a 1776 one-year period. The additional annual fee shall be due and 1777 payable at the time of renewal registration.
- 1778 (4) The State Tax Commission shall deposit all fees into the
  1779 State Treasury on the day collected. At the end of each month,
  1780 the State Tax Commission shall certify the total fees collected
  1781 under this section to the State Treasurer who shall distribute
  1782 such collections as follows:
- 1783 (a) Twenty-five Dollars (\$25.00) of each additional fee 1784 collected on the distinctive license tags issued pursuant to this 1785 section shall be distributed to the Coleman, Alexander, Possner 1786 Foundation.
- 1787 (b) One Dollar (\$1.00) of each additional fee collected 1788 on the distinctive license tags shall be deposited into the 1789 Mississippi Fire Fighter's Memorial Burn Center Fund created 1790 pursuant to Section 7-9-70.
- 1791 (c) Two Dollars (\$2.00) of each additional fee 1792 collected on distinctive license tags issued pursuant to this 1793 section shall be deposited to the credit of the State Highway Fund 1794 to be expended solely for the repair, maintenance, construction or 1795 reconstruction of highways.
- 1796 A regular license tag must be properly displayed as required by law until replaced by a distinctive license tag under 1797 The regular license tag must be surrendered to the 1798 this section. 1799 tax collector upon issuance of the distinctive license tag under this section. The tax collector shall issue up to two (2) month 1800 1801 and year license decals for each distinctive license tag issued under this section, which will expire the same month and year as 1802 the license tag. 1803
- 1804 (6) In the case of loss or theft of a distinctive license
  1805 tag issued under this section, the owner may make application and
  1806 affidavit for a replacement distinctive license tag as provided by
  1807 Section 27-19-37. The fee for a replacement distinctive license

tag shall be Ten Dollars (\$10.00). The tax collector receiving
such application and affidavit shall be entitled to retain and
deposit into the county general fund five percent (5%) of the fee
for such replacement license tag and the remainder shall be
distributed in the same manner as funds from the sale of regular
distinctive license tags issued under this section.

1814 SECTION 27. Section 27-19-56.23, Mississippi Code of 1972, 1815 is amended as follows:

27-19-56.23. (1) Any owner of a motor vehicle who is a 1816 1817 resident of this state, upon payment of the road and bridge privilege taxes, ad valorem taxes and registration fees as 1818 prescribed by law for private carriers of passengers, pickup 1819 1820 trucks and other noncommercial motor vehicles, and upon payment of an additional fee in the amount provided in subsection (3) of this 1821 section, shall be issued a distinctive license tag for each motor 1822 vehicle registered in his name identifying such person as a 1823 1824 supporter of the Mississippi Sierra Club. The distinctive license 1825 tags so issued shall be of such color and design as the State Tax Commission, with the advice of the Mississippi Sierra Club, may 1826 1827 prescribe and shall consist of such letters or numbers, or both, as may be necessary to distinguish each license tag. 1828

- 1829 Application for the distinctive license tags authorized by this section shall be made to the county tax collector on forms 1830 prescribed by the State Tax Commission. The application and the 1831 1832 additional fee imposed under subsection (3) of this section, less Two Dollars (\$2.00) to be retained by the tax collector, shall be 1833 1834 remitted to the State Tax Commission on a monthly basis as prescribed by the commission. The portion of the additional fee 1835 retained by the tax collector shall be deposited into the county 1836 general fund. 1837
- 1838 (3) Beginning with any registration year commencing on or
  1839 after July 1, 2000, any person applying for a distinctive license
  1840 tag under this section shall pay an additional fee in the amount

of Thirty Dollars (\$30.00) for each distinctive license tag 1841 1842 applied for under this section, which shall be in addition to all other taxes and fees. The additional fee paid shall be for a 1843 1844 period of time to run concurrent with the vehicle's established 1845 license tag year. The additional fee is due and payable at the 1846 time the original application is made for a distinctive license tag under this section and thereafter annually at the time of 1847 renewal registration as long as the owner retains the distinctive 1848 If the owner does not wish to retain the distinctive 1849 license tag. 1850 license tag, he must surrender it to the local county tax 1851 collector.

- 1852 (4) The State Tax Commission shall deposit all fees into the
  1853 State Treasury on the day collected. At the end of each month,
  1854 the State Tax Commission shall certify the total fees collected
  1855 under this section to the State Treasurer who shall distribute
  1856 such collections as follows:
- 1857 (a) Twenty-five Dollars (\$25.00) of each additional fee 1858 collected on distinctive license tags issued pursuant to this 1859 section shall be distributed to the Mississippi Sierra Club.
- 1860 (b) One Dollar (\$1.00) of each additional fee collected
  1861 on distinctive license tags issued pursuant to this section shall
  1862 be deposited into the Mississippi Fire Fighter's Memorial Burn
  1863 Center Fund created pursuant to Section 7-9-70.
- 1864 (c) Two Dollars (\$2.00) of each additional fee

  1865 collected on distinctive license tags issued pursuant to this

  1866 section shall be deposited to the credit of the State Highway Fund

  1867 to be expended solely for the repair, maintenance, construction or

  1868 reconstruction of highways.
- 1869 (5) A regular license tag must be properly displayed as
  1870 required by law until replaced by a distinctive license tag under
  1871 this section. The regular license tag must be surrendered to the
  1872 tax collector upon issuance of the distinctive license tag under
  1873 this section. The tax collector shall issue up to two (2) license

decals for each distinctive license tag issued under this section, which will expire the same month and year as the regular license tag.

1877 (6) In the case of loss or theft of a distinctive license 1878 tag issued under this section, the owner may make application and 1879 affidavit for a replacement distinctive license tag as provided by Section 27-19-37. The fee for a replacement distinctive license 1880 tag shall be Ten Dollars (\$10.00). The tax collector receiving 1881 such application and affidavit shall be entitled to retain and 1882 1883 deposit into the county general fund five percent (5%) of the fee 1884 for such replacement license tag and the remainder shall be distributed in the same manner as funds from the sale of regular 1885 1886 distinctive license tags issued under this section.

SECTION 28. Section 27-19-56.24, Mississippi Code of 1972, is amended as follows:

27-19-56.24. (1) Any owner of a motor vehicle who is a 1889 1890 resident of this state, upon payment of the road and bridge 1891 privilege taxes, ad valorem taxes and registration fees as prescribed by law for private carriers of passengers, pickup 1892 1893 trucks and other noncommercial motor vehicles, and upon payment of an additional fee in the amount provided in subsection (3) of this 1894 1895 section, shall be issued a distinctive license tag for each motor vehicle registered in his name identifying such person as a 1896 supporter of Ducks Unlimited, Inc. The distinctive license tags 1897 1898 so issued shall be of such color and design as the State Tax Commission, with the advice of Ducks Unlimited, Inc., may 1899 prescribe and shall consist of such letters or numbers, or both, 1900 as may be necessary to distinguish each license tag. 1901

(2) Application for the distinctive license tags authorized by this section shall be made to the county tax collector on forms prescribed by the State Tax Commission. The application and the additional fee imposed under subsection (3) of this section, less Two Dollars (\$2.00) to be retained by the tax collector, shall be

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remitted to the State Tax Commission on a monthly basis as

prescribed by the commission. The portion of the additional fee

retained by the tax collector shall be deposited into the county

qeneral fund.

- 1911 Beginning with any registration year commencing on or 1912 after July 1, 2000, any person applying for a distinctive license 1913 tag under this section shall pay an additional fee in the amount of Thirty Dollars (\$30.00) for each distinctive license tag 1914 applied for under this section, which shall be in addition to all 1915 1916 other taxes and fees. The additional fee paid shall be for a 1917 period of time to run concurrent with the vehicle's established license tag year. The additional fee is due and payable at the 1918 1919 time the original application is made for a distinctive license tag under this section and thereafter annually at the time of 1920 renewal registration as long as the owner retains the distinctive 1921 If the owner does not wish to retain the distinctive 1922 license tag. 1923 license tag, he must surrender it to the local county tax 1924 collector.
- 1925 (4) The State Tax Commission shall deposit all fees into the 1926 State Treasury on the day collected. At the end of each month, 1927 the State Tax Commission shall certify the total fees collected 1928 under this section to the State Treasurer who shall distribute 1929 such collections as follows:
- (a) Twenty-five Dollars (\$25.00) of each additional fee collected on distinctive license tags issued pursuant to this section shall be distributed to the Mississippi Chapter of Ducks Unlimited, Inc. If there is no Mississippi Chapter of Ducks Unlimited, Inc., then such additional fees shall be deposited into the State General Fund.
- 1936 (b) One Dollar (\$1.00) of each additional fee collected 1937 on distinctive license tags issued pursuant to this section shall 1938 be deposited into the Mississippi Fire Fighter's Memorial Burn 1939 Center Fund created pursuant to Section 7-9-70.

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- 1940 (c) Two Dollars (\$2.00) of each additional fee 1941 collected on distinctive license tags issued pursuant to this 1942 section shall be deposited to the credit of the State Highway Fund 1943 to be expended solely for the repair, maintenance, construction or 1944 reconstruction of highways.
- 1945 A regular license tag must be properly displayed as required by law until replaced by a distinctive license tag under 1946 this section. The regular license tag must be surrendered to the 1947 tax collector upon issuance of the distinctive license tag under 1948 The tax collector shall issue up to two (2) license 1949 this section. 1950 decals for each distinctive license tag issued under this section, which will expire the same month and year as the regular license 1951 1952 taq.
- (6) In the case of loss or theft of a distinctive license 1953 tag issued under this section, the owner may make application and 1954 1955 affidavit for a replacement distinctive license tag as provided by Section 27-19-37. The fee for a replacement distinctive license 1956 1957 tag shall be Ten Dollars (\$10.00). The tax collector receiving such application and affidavit shall be entitled to retain and 1958 1959 deposit into the county general fund five percent (5%) of the fee for such replacement license tag and the remainder shall be 1960 1961 distributed in the same manner as funds from the sale of regular 1962 distinctive license tags issued under this section.
- 1963 SECTION 29. Section 27-19-56.27, Mississippi Code of 1972, 1964 is amended as follows:
- 27-19-56.27. (1) Owners of motor vehicles upon complying
  with the motor vehicle laws relating to registration and licensing
  of motor vehicles, and upon payment of the road and bridge
  privilege taxes, ad valorem taxes and registration fees as
  prescribed by law for private carriers of passengers, pickup
  trucks and other noncommercial motor vehicles, and upon payment of
  an additional annual fee in the amount of Thirty Dollars (\$30.00),

- shall be issued a special license tag which displays an emblem designed by the Department of Marine Resources.
- 1974 (2) The distinctive license tag shall be of such color and
  1975 design as the State Tax Commission, with the advice of the
  1976 Department of Marine Resources, may prescribe and shall consist of
  1977 such letters or numbers or both as may be necessary to distinguish
  1978 each license tag.
- Application for the special license tags shall be made 1979 to the county tax collector on forms prescribed by the State Tax 1980 The application and the additional fee, less five 1981 Commission. 1982 percent (5%) thereof to be retained by the tax collector, shall be remitted to the State Tax Commission on a monthly basis as 1983 1984 prescribed by the commission. The portion of the additional fee retained by the tax collector shall be deposited into the county 1985 general fund. 1986
- 1987 (4) The special license tag shall be issued for a one-year 1988 period. The additional annual fee shall be due and payable at the 1989 time of renewal registration.
- 1990 (5) The State Tax Commission shall deposit all fees into the 1991 State Treasury on the day received. At the end of each month, the 1992 State Tax Commission shall certify the total fees collected under 1993 this section to the State Treasurer who shall distribute such 1994 collections as follows:
- 1995 (a) Twenty Dollars (\$20.00) of each additional fee 1996 collected on special license tags issued pursuant to this section 1997 shall be deposited into the Coastal Preserve Account in the 1998 Seafood Fund created pursuant to Section 49-15-17.
- 1999 (b) One Dollar (\$1.00) of each additional fee collected 2000 on special license tags shall be deposited into the Mississippi 2001 Fire Fighter's Memorial Burn Center Fund created pursuant to 2002 Section 7-9-70.
- 2003 (c) The remainder of each such additional fee shall be
  2004 deposited to the credit of the State Highway Fund to be expended

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2005 solely for the repair, maintenance, construction or reconstruction of highways.

SECTION 30. Section 27-19-56.28, Mississippi Code of 1972, 2008 is amended as follows:

2009 27-19-56.28. (1) Owners of motor vehicles upon complying 2010 with the motor vehicle laws relating to registration and licensing of motor vehicles, and upon payment of the road and bridge 2011 privilege taxes, ad valorem taxes and registration fees as 2012 2013 prescribed by law for private carriers of passengers, pickup trucks and other noncommercial motor vehicles, and upon payment of 2014 2015 an additional annual fee in the amount of Thirty Dollars (\$30.00), shall be issued a special license tag which displays an emblem 2016 2017 designed by the Department of Agriculture and Commerce. emblems shall represent specific agricultural commodities. 2018

- 2019 (2) The distinctive license tag shall be of such color and
  2020 design as the State Tax Commission, with the advice of the
  2021 Department of Agriculture and Commerce, may prescribe and shall
  2022 consist of such letters or numbers or both as may be necessary to
  2023 distinguish each license tag.
- 2024 Application for the special license tags shall be made to the county tax collector on forms prescribed by the State Tax 2025 2026 Commission. The application and the additional fee, less five 2027 percent (5%) thereof to be retained by the tax collector, shall be remitted to the State Tax Commission on a monthly basis as 2028 2029 prescribed by the commission. The portion of the additional fee retained by the tax collector shall be deposited into the county 2030 2031 general fund.
- 2032 (4) The special license tag shall be issued for a one-year 2033 period. The additional annual fee shall be due and payable at the 2034 time of renewal registration.
- (5) The State Tax Commission shall deposit all fees into the State Treasury on the day received. At the end of each month, the State Tax Commission shall certify the total fees collected under

2038 this section to the State Treasurer who shall distribute such

2039 collections as follows:

- 2040 (a) Twenty Dollars (\$20.00) of each additional fee 2041 collected on special license tags issued pursuant to this section 2042 shall be deposited into a special fund hereby created in the State 2043 Treasury to the credit of the Department of Agriculture and 2044 Commerce. The funds shall be available for expenditure at the 2045 discretion of the Department of Agriculture and Commerce.
- 2046 (b) One Dollar (\$1.00) of each additional fee collected 2047 on special license tags shall be deposited into the Mississippi 2048 Fire Fighter's Memorial Burn Center Fund created pursuant to 2049 Section 7-9-70.
- 2050 (c) The remainder of each such additional fee shall be
  2051 deposited to the credit of the State Highway Fund to be expended
  2052 solely for the repair, maintenance, construction or reconstruction
  2053 of highways.
- 2054 SECTION 31. Section 27-19-56.29, Mississippi Code of 1972, 2055 is amended as follows:
- Any owner of a motor vehicle who is a 2056 (1) 2057 resident of this state, upon payment of the road and bridge privilege taxes, ad valorem taxes and registration fees as 2058 2059 prescribed by law for private carriers of passengers, pickup 2060 trucks and other noncommercial motor vehicles, and upon payment of an additional fee in the amount provided in subsection (3) of this 2061 2062 section, shall be issued a distinctive license tag, with a choice of two (2) designs, for each motor vehicle registered in his name 2063 2064 identifying such person as a supporter of the Sunflower Consolidated School Preservation Commission, Inc. The distinctive 2065 license tags so issued shall be of such color and design as the 2066 2067 State Tax Commission, with the advice of Sunflower Consolidated School Preservation Commission, Inc., may prescribe and shall 2068 2069 consist of such letters or numbers, or both, as may be necessary

to distinguish each license tag.

- 2071 Application for the distinctive license tags authorized 2072 by this section shall be made to the county tax collector on forms prescribed by the State Tax Commission. The application and the 2073 2074 additional fee imposed under subsection (3) of this section, less 2075 Two Dollars (\$2.00) to be retained by the tax collector, shall be 2076 remitted to the State Tax Commission on a monthly basis as The portion of the additional fee 2077 prescribed by the commission. retained by the tax collector shall be deposited into the county 2078 general fund. 2079
- Any person applying for a distinctive license tag under 2080 2081 this section shall pay an additional fee in the amount of Thirty Dollars (\$30.00) for each distinctive license tag applied for 2082 2083 under this section, which shall be in addition to all other taxes The additional fee paid shall be for a period of time 2084 and fees. 2085 to run concurrent with the vehicle's established license tag year. 2086 The additional fee is due and payable at the time the original application is made for a distinctive license tag under this 2087 2088 section and thereafter annually at the time of renewal registration as long as the owner retains the distinctive license 2089 2090 If the owner does not wish to retain the distinctive license tag, he must surrender it to the local county tax collector. 2091
- 2092 (4) The State Tax Commission shall deposit all fees into the 2093 State Treasury on the day collected. At the end of each month, 2094 the State Tax Commission shall certify the total fees collected 2095 under this section to the State Treasurer who shall distribute 2096 such collections as follows:
- 2097 (a) Twenty-five Dollars (\$25.00) of each additional fee 2098 collected on distinctive license tags issued pursuant to this 2099 section shall be distributed to Sunflower Consolidated School 2100 Preservation Commission, Inc.
- 2101 (b) One Dollar (\$1.00) of each additional fee collected 2102 on distinctive license tags issued pursuant to this section shall

2103 be deposited into the Mississippi Fire Fighter's Memorial Burn

2104 Center Fund created pursuant to Section 7-9-70.

2105 (c) Two Dollars (\$2.00) of each additional fee

2106 collected on distinctive license tags issued pursuant to this

2107 section shall be deposited to the credit of the State Highway Fund

2108 to be expended solely for the repair, maintenance, construction or

2109 reconstruction of highways.

2110 SECTION 32. Section 27-19-56.30, Mississippi Code of 1972,

2111 is amended as follows:

2112 27-19-56.30. (1) Owners of motor vehicles upon complying

2113 with the motor vehicle laws relating to registration and licensing

2114 of motor vehicles, and upon payment of the road and bridge

2115 privilege taxes, ad valorem taxes and registration fees as

2116 prescribed by law for private carriers of passengers, pickup

2117 trucks and other noncommercial motor vehicles, and upon payment of

2118 an additional annual fee in the amount of Thirty Dollars (\$30.00),

2119 shall be issued a special license tag which displays an emblem

2120 designed by the Mississippi Cattlemen's Foundation.

2121 (2) The distinctive license tag shall be of such color and

design as the State Tax Commission, with the advice of the

2123 Mississippi Cattlemen's Foundation, may prescribe and shall

2124 consist of such letters or numbers or both as may be necessary to

2125 distinguish each license tag.

2126 (3) Application for the special license tags shall be made

2127 to the county tax collector on forms prescribed by the State Tax

2128 Commission. The application and the additional fee, less five

2129 percent (5%) thereof to be retained by the tax collector, shall be

2130 remitted to the State Tax Commission on a monthly basis as

2131 prescribed by the commission. The portion of the additional fee

2132 retained by the tax collector shall be deposited into the county

2133 general fund.

- 2134 (4) The special license tag shall be issued for a one-year 2135 period. The additional annual fee shall be due and payable at the 2136 time of renewal registration.
- 2137 (5) The State Tax Commission shall deposit all fees into the 2138 State Treasury on the day received. At the end of each month, the 2139 State Tax Commission shall certify the total fees collected under 2140 this section to the State Treasurer who shall distribute such
- 2142 (a) Twenty Dollars (\$20.00) of each additional fee 2143 collected on special license tags issued pursuant to this section 2144 shall be to the Mississippi Cattlemen's Foundation.

collections as follows:

- 2145 (b) One Dollar (\$1.00) of each additional fee collected 2146 on special license tags shall be deposited into the Mississippi 2147 Fire Fighter's Memorial Burn Center Fund created pursuant to 2148 Section 7-9-70.
- (c) The remainder of each such additional fee shall be deposited to the credit of the State Highway Fund to be expended solely for the repair, maintenance, construction or reconstruction of highways.
- 2153 SECTION 33. Section 27-19-56.31, Mississippi Code of 1972, 2154 is amended as follows:
- is amended as follows: 2155 27-19-56.31. (1) Owners of motor vehicles upon complying 2156 with the motor vehicle laws relating to registration and licensing of motor vehicles, and upon payment of the road and bridge 2157 2158 privilege taxes, ad valorem taxes and registration fees as prescribed by law for private carriers of passengers, pickup 2159 2160 trucks and other noncommercial motor vehicles, and upon payment of an additional annual fee in the amount of Thirty Dollars (\$30.00), 2161 shall be issued a special license tag which displays the emblem of 2162 the National Audubon Society. 2163
- 2164 (2) The design of the distinctive tag so issued shall be of 2165 such color and design as shall be agreed upon by the Mississippi 2166 Legislative Office and/or the Mississippi State Office of the

- National Audubon Society and the State Tax Commission. The emblem shall be affixed during the production of the license tag.
- 2169 (3) Application for the special license tags shall be made
- 2170 to the county tax collector on forms prescribed by the State Tax
- 2171 Commission. The application and the additional fee, less five
- 2172 percent (5%) thereof to be retained by the tax collector, shall be
- 2173 remitted to the State Tax Commission on a monthly basis as
- 2174 prescribed by the commission. The portion of the additional fee
- 2175 retained by the tax collector shall be deposited into the county
- 2176 general fund.
- 2177 (4) The special license tag shall be issued for a one-year
- 2178 period. The additional annual fee shall be due and payable at the
- 2179 time of renewal registration.
- 2180 (5) The State Tax Commission shall deposit all fees into the
- 2181 State Treasury on the day received. At the end of each month, the
- 2182 State Tax Commission shall certify the total fees collected under
- 2183 this section to the State Treasurer who shall distribute such
- 2184 collections as follows:
- 2185 (a) Twenty Dollars (\$20.00) of each additional fee
- 2186 collected on special license tags issued pursuant to this section
- 2187 shall be deposited into a special fund hereby created in the State
- 2188 Treasury for use by the Mississippi Museum of Natural Science to
- 2189 fund ornithological activities conducted by the museum.
- 2190 (b) One Dollar (\$1.00) of each additional fee collected
- 2191 on special license tags shall be deposited into the Mississippi
- 2192 Fire Fighter's Memorial Burn Center Fund created pursuant to
- 2193 Section 7-9-70.
- 2194 (c) The remainder of each such additional fee shall be
- 2195 deposited to the credit of the State Highway Fund to be expended
- 2196 solely for the repair, maintenance, construction or reconstruction
- 2197 of highways.
- 2198 SECTION 34. Section 27-19-57, Mississippi Code of 1972, is
- 2199 amended as follows:

27-19-57. (1) All persons required to pay the privilege
2201 license prescribed by this article shall register their private or
2202 commercial vehicle and pay such tax in the county in which such
2203 vehicles are domiciled or the county from which such vehicles most
2204 frequently leave and return. The tax collector of a county shall
2205 not issue a tag or decals to any vehicle domiciled or garaged in
2206 another county.

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- with Section 27-19-43 which changes county of domicile during a registration year shall, upon registration anniversary date, surrender to the tax collector in the new county of domicile the old tag and decals and shall be issued a new tag displaying the proper county of domicile and decals. This provision shall not apply to vehicles with a gross vehicle weight in excess of ten thousand (10,000) pounds. Any person owning a vehicle with a gross vehicle weight in excess of ten thousand (10,000) pounds which changes county of domicile during a registration year shall, upon registration anniversary date, register the vehicle in the new county of domicile but shall not be required to surrender the old tag and decals.
- 2220 (3) Each person required to pay the privilege license
  2221 prescribed by this article and claiming homestead exemption on a
  2222 home located within a municipality shall register all private
  2223 passenger vehicles to which he holds title in such municipality.
- 2224 If any vehicle, the license for which is issued by the county tax collector or the State Tax Commission, shall be 2225 2226 registered in any county other than the county in which the vehicle is domiciled or garaged, or shall be registered in a 2227 municipality contrary to the requirements imposed in subsection 2228 (4) of this section, then the vehicle shall be regarded as having 2229 no privilege license; and the owner or operator thereof shall be 2230 2231 liable for the full annual tax in the county in which such vehicle is domiciled or garaged, or in the municipality in which such 2232

vehicle is required to be registered as hereinabove provided, plus a penalty thereon of twenty-five percent (25%).

2235 SECTION 35. Section 27-19-63, Mississippi Code of 1972, is 2236 amended as follows:

2237 27-19-63. (1) Except as otherwise provided in this section, the privilege license tax levied by the provisions of this article 2238 shall be paid annually during the anniversary month of the 2239 acquisition of the vehicle. The privilege license tax levied 2240 shall be based on a period of twelve (12) months, even though the 2241 actual time from the acquisition of the vehicle to the end of the 2242 2243 anniversary month of the next succeeding year may be more than twelve (12) months. Any person subject to the provisions of this 2244 2245 article shall have an additional fifteen (15) days from the end of the anniversary month in which to purchase the tag and/or decals 2246 and to pay the privilege license tax without being in violation of 2247 this section. Any person owning a vehicle subject to taxation 2248 under the provisions of this article who fails or refuses to pay 2249 2250 such tax and obtain the privilege license required within the prescribed period of time shall be guilty of violating the 2251 2252 provisions of this article, and shall be liable for the amount of such tax plus a penalty as provided for in this section. 2253 2254 person owning a vehicle subject to taxation under the provisions of this article does not operate such vehicle on the highways of 2255 this state from the date of acquisition or, if previously 2256 2257 registered, from the end of the anniversary month of his tag and decals to the date on which he makes application for the privilege 2258 2259 license, he shall pay such license tax for a period of twelve (12) months beginning with the first day of the month in which he 2260 applies for such privilege license. The owner shall submit an 2261 affidavit with his application attesting to the fact that his 2262 2263 vehicle was not operated on the highways of this state from the 2264 date of acquisition or, if previously registered, from the end of

the anniversary month of his tag and decals to the date on which he makes application for the privilege license.

- 2267 Except as may be otherwise provided in subsection (3) of 2268 this section, the privilege license tax levied by the provision of 2269 this article on operators of motor vehicles in excess of ten 2270 thousand (10,000) pounds, gross vehicle weight, apportioned 2271 vehicles, rental and commercial trailers and buses shall be due annually during the anniversary month which shall be established 2272 by the Chairman of the State Tax Commission; provided, however, 2273 there shall be an additional fifteen (15) days from the end of the 2274 2275 anniversary month in which to file an application with the commission and pay the privilege license tax. The annual license 2276 2277 tag and/or decals issued by the commission for the license tax 2278 year shall be valid for a period of time to be determined by the chairman but not to exceed fifteen (15) months following the 2279 anniversary month; provided, however, this does not extend the 2280 2281 time for filing the application with the commission and the 2282 payment of the license tax. Any person who fails or refuses to pay such tax and obtain the privilege license required when due 2283 2284 shall be guilty of violating the provision of this article and shall be liable for the entire amount of such tax from the date 2285 2286 the liability was incurred, plus penalty as provided for in this section. 2287
- The privilege license tax levied by the provisions of 2288 (3) 2289 this article on operators of a motor vehicle that is in a corporate fleet or an individual fleet registered under Section 2290 2291 27-19-66 shall be due annually during the anniversary month which shall be established by the Chairman of the State Tax Commission 2292 for corporate fleets and by the county tax collectors for 2293 individual fleets; provided, however, there shall be an additional 2294 2295 fifteen (15) days from the end of the anniversary month in which 2296 to file an application with the commission or the county tax collector, as the case may be, and to purchase the tag or renew 2297

2298 the registration of such motor vehicle and pay the privilege 2299 license tax. The commission or the county tax collector, as the case may be, shall issue a tag or renew the annual registration of 2300 2301 such motor vehicle for the license tax year only after all ad 2302 valorem taxes and privilege taxes due on such motor vehicle have 2303 been paid. Any person who fails or refuses to pay the privilege tax and obtain the privilege license required when due shall be 2304 guilty of violating the provisions of this article and shall be 2305 liable for the entire amount of such tax from the date the 2306 liability was incurred, plus penalty as provided for in this 2307 2308 section.

(4)Penalties shall be assessed on the privilege license tax 2309 2310 at the rate of five percent (5%) for the first fifteen (15) days of delinquency, or part thereof, and five percent (5%) for each 2311 additional thirty-day period of delinquency, or part thereof, not 2312 to exceed a maximum penalty of twenty-five percent (25%); however, 2313 a penalty of Two Hundred Fifty Dollars (\$250.00), in addition to 2314 2315 the maximum penalty for delinquency, shall be assessed against any person who is liable for the motor vehicle privilege license tax 2316 2317 but who (a) displays an out-of-state license tag on the motor vehicle; or (b) displays a license tag or privilege license decal 2318 2319 on the motor vehicle which was issued for another vehicle. commission, for good reason shown, may waive all or any part of 2320 2321 the penalties imposed. No private passenger vehicle registered 2322 under this chapter shall have displayed on the front of such vehicle, or elsewhere, the official license tag of another state, 2323 2324 whether or not such license tag has expired. Law enforcement officers of this state may remove from private passenger vehicles 2325 any out-of-state license tags so displayed. 2326

(5) The requirement that the privilege tax be paid during
the anniversary month of each year shall not apply in the
following cases:

2330	(a) $\underline{\text{When}}$ a motor vehicle is acquired * * *, the owner
2331	or operator of the vehicle purchased shall have seven (7) full
2332	working days, exclusive of the date of delivery, after the vehicle
2333	has been delivered to him, within which to make the application
2334	for the required privilege license, otherwise such person shall be
2335	liable for penalty as provided for in this section. Provided,
2336	however, that when any person shall acquire a vehicle as herein
2337	provided, and it shall be necessary that such vehicle be
2338	remodeled, changed or altered by such person before same is
2339	suitable for the purposes for which it was acquired, then such
2340	person shall have seven (7) full working days, exclusive of the
2341	day of the completion of such remodeling, change or alteration,
2342	after the completion thereof within which to make application for
2343	the required privilege license; provided, that if such person
2344	fails to make application within such period, such person shall be
2345	liable for penalty as provided for in this section.
2346	"Delivery" as used herein shall be construed to mean receipt
2347	of such vehicle by the purchaser thereof at his residence or place
2348	of business, and, in the event the vehicle is purchased at any
2349	place other than in the county of residence or place of business
2350	of such person, he shall be entitled to forty-eight (48) hours
2351	within which to transport such vehicle to the county of his
2352	residence or place of business. At all times during such
2353	transportation, the owner or operator of such vehicle shall have
2354	in his possession a true bill of sale, giving the description of
2355	the vehicle, the name and address of the dealer from whom
2356	purchased, the name and address of the owner or operator, and the
2357	date on which the vehicle was acquired. For failure to have such
2358	bill of sale in his possession during the entire time during which
2359	the vehicle is being transported, the owner or operator shall be
2360	liable for the annual privilege tax plus penalty as provided for
2361	in this section.

- 2362 (b) Where a person has paid the current privilege
  2363 license tax required by the laws of another state and applies for
  2364 a privilege license in this state within thirty (30) days, no
  2365 penalty shall be assessed; however, any person who fails to comply
  2366 herewith shall be liable for the full annual tax, plus penalty as
  2367 provided for in this section.
- Any nonresident of the State of Mississippi who has paid 2368 the current privilege license required by the laws of another 2369 state upon a private carrier of passengers, and thereafter becomes 2370 a resident of the State of Mississippi, or brings such vehicle 2371 2372 into the State of Mississippi for use in connection with his business in this state, or who is gainfully employed in this state 2373 2374 shall be entitled to operate such vehicle without obtaining a privilege license in this state for a period of not more than 2375 thirty (30) days. 2376
- "Resident" for the purpose of registration and operation of
  motor vehicles shall include, but not be limited to, the
  following:
- 2380 (a) Any person, except a tourist or out-of-town
  2381 student, who owns, leases or rents a place within the state and
  2382 occupies same as a place of residence.
- (b) Any person who engages in a trade, profession or occupation in this state or who accepts employment in other than seasonal agricultural work.
- 2386 SECTION 36. Section 27-19-87, Mississippi Code of 1972, is amended as follows:
- 27-19-87. Any person operating a motor vehicle on the public highways of this state under the authority of any trip, temporary, or excess weight permit provided for in this article, shall at all times carry such permit in the vehicle for which it is issued, and any representative or employee of the <u>Mississippi Department of</u>
- 2393 <u>Transportation</u>, or any other officer authorized by law, shall have
- 2394 the right to demand the production of such permit and make an

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      examination and inspection of such vehicle and the contents
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      thereof, to determine whether or not the permit issued is
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      sufficient to cover the operations being carried on and the gross
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      weight traversing the highways. For failure to have such permit
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      in his possession at all times while operating such vehicle upon
      the public highways of this state, the owner or operator thereof
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      shall be liable for the same penalties as are provided for failure
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      to obtain such permit.
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           SECTION 37. Section 27-19-95, Mississippi Code of 1972, is
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      amended as follows:
           27-19-95. All certificates of public convenience and
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      necessity and permits granted by the Mississippi Public Service
      Commission authorizing the operation of common and contract
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      carriers of property or passengers shall be exempt from taxation.
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      No vehicle shall be registered as a common or contract carrier of
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      passengers or property, nor a license issued for such vehicle,
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      unless the owner or operator thereof shall have qualified with the
      Mississippi Public Service Commission and obtained a certificate
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      of public convenience and necessity or permit, and shall have paid
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      all fees to the Mississippi Public Service Commission, required by
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      law, if the carrier be one required to qualify with the
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      Mississippi Public Service Commission. When any vehicle is
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      qualified with the Mississippi Public Service Commission as a
      common or contract carrier of property or passengers, and the
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      owner or operator thereof has procured a certificate of public
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      convenience and necessity, or a permit, from the Mississippi
      Public Service Commission, such vehicle shall not be registered
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      and licensed in any classification other than the classification
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      of a common or contract carrier, either of property or of
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      passengers. The Mississippi Public Service Commission shall
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      promptly transmit, or cause to be transmitted, to the State Tax
      Commission, a copy of all certificates of public necessity and
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examination and inspection of the same, together with an

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convenience, and permits hereafter issued to common and contract 2428 2429 carriers of property or passengers, together with a list giving 2430 full and complete description of all vehicles qualified by such 2431 carrier with the public service commission. 2432 If any person shall operate a motor vehicle which is required 2433 by law to qualify with and obtain a certificate or permit from the 2434 Mississippi Public Service Commission without having so qualified with and obtained a certificate or permit from the Mississippi 2435 Public Service Commission, and without having obtained the proper 2436 2437 license tag from the State Tax Commission, such person shall, notwithstanding the provisions of this section, be liable for the 2438 full privilege license tax and the penalty thereon as is otherwise 2439 2440 provided by this article and the State Tax Commission shall collect such tax and penalty from such person. 2441 The State Tax Commission shall not, however, issue a license tag for such 2442 vehicle unless the owner or operator thereof shall thereafter 2443 2444 qualify with the Mississippi Public Service Commission, at which 2445 time the proper license tag shall be issued. SECTION 38. Section 27-19-101, Mississippi Code of 1972, is 2446 2447 amended as follows: 27-19-101. Whenever request for duplicate registration 2448 2449 receipt is made to the State Tax Commission or for certificate of registration when such registration receipt is not on file, the 2450 2451 commission shall immediately prepare such copy, or certificate, as the case may be, add its certificate of accuracy and affix its 2452 official seal thereto. The fee for each such certified copy or 2453 certificate shall be One Dollar (\$1.00). All fees collected under 2454 the provisions of this section shall be disposed of in the same 2455 2456 manner as regular privilege taxes and permit fees. SECTION 39. Section 27-19-103, Mississippi Code of 1972, is 2457

Every common and contract carrier of property or

passengers, liable for any tax under any of the provisions of this

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amended as follows:

27-19-103.

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article, shall maintain and keep, and preserve for a period of 2461 three (3) years, full, complete, accurate and intelligible 2462 records, in the English language, showing and reflecting the 2463 2464 extent and status of such carrier's liability for any and all 2465 taxes under the provisions of this article, including, in the case 2466 of carriers of passengers liable for the gross revenue tax under Section 27-19-7, the total gross revenue attributable to 2467 Mississippi as provided in Section 27-19-7, and, in the case of 2468 carriers of property, manifests, bills of lading and other 2469 records, showing the weight of all loads carried by each vehicle 2470 2471 upon the highways of this state, and the dates thereof, together with such other pertinent information as the State Tax Commission 2472 2473 may require. The State Tax Commission, or any of its agents and employees, shall have the power to require such carrier to produce 2474 such records within this state at such time and place as the 2475 commission may designate, and the commission, or any of its 2476 2477 employees, shall also have the authority and power to examine all 2478 such records, wherever located, during the usual hours of business of the day, to verify the truth and accuracy of any application, 2479 2480 statement, report or return, and to ascertain whether or not any tax imposed by this article has been fully paid. 2481 2482 SECTION 40. Section 27-19-119, Mississippi Code of 1972, is amended as follows: 2483 2484 27-19-119.

2484 27-19-119. The <u>State Tax Commission</u>, tax collectors, the
2485 highway patrol, or any other authorized enforcement officer, shall
2486 have a right to weigh or have weighed any vehicle to ascertain the
2487 accuracy of registration.

2488 SECTION 41. Section 27-19-121, Mississippi Code of 1972, is amended as follows:

2490 27-19-121. The <u>State Tax Commission</u> is hereby given power

2491 and authority to make all rules and regulations, not inconsistent

2492 with the provisions of this article, as will, in the judgment of

2493 the <u>commission</u>, contribute to a more efficient administration of

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this article. Such rules and regulations, when made, shall have 2494 2495 the same binding force and effect as if incorporated in this 2496 article. 2497 SECTION 42. Section 27-19-125, Mississippi Code of 1972, is 2498 amended as follows: 2499 27-19-125. Any truck owner, truck operator, truck driver or any other person who is, or may be, interested in or involved in 2500 any business matters with the Mississippi Department of 2501 2502 Transportation who shall, directly or indirectly, give any 2503 employee of the department any gift or gratuity of any kind or

Transportation who shall, directly or indirectly, give any
employee of the <u>department</u> any gift or gratuity of any kind or
nature, of any value whatsoever, shall be guilty of a misdemeanor
and, upon conviction, shall be fined not less than One Hundred
Dollars (\$100.00) and not more than Five Hundred Dollars
(\$500.00).

If any person should offer to give or give any cash, or
gratuity of any kind or nature, of any value whatsoever, to any
employee of the Mississippi Department of Transportation, or
should leave any such thing at any inspection station, the
employee on duty shall report this to the department immediately,
and the department shall keep a record of all such cases so
reported.

2515 SECTION 43. Section 27-19-127, Mississippi Code of 1972, is 2516 amended as follows:

27-19-127. All duties, powers and authority relating to the 2517 2518 enforcement of the motor tax laws for Mississippi shall be vested solely in the State Tax Commission, except that the administration 2519 2520 and enforcement of such laws as are applicable to the collection of license taxes due on private commercial carriers of property 2521 and private carriers of property \* \* \* of a gross weight of ten 2522 2523 thousand (10,000) pounds and less, and on private passenger vehicles, school buses, taxicabs, ambulances and hearses, shall be 2524 2525 jointly administered by the Tax Commission and the tax collectors If any sheriff, constable or municipal 2526 of the several counties.

2528 delinquent motor vehicle privilege license tax, together with the penalty thereon provided by law, then such sheriff, constable or 2529 2530 municipal law enforcement officer shall be entitled to one-half 2531 (1/2) of said delinquency and penalty, but he shall not be entitled to such one-half (1/2) of such delinquency and penalty 2532 unless he actually and directly enforced the collection thereof. 2533 Provided, however, the one-half (1/2) of the delinquency and 2534 penalty due the sheriff or municipal law enforcement officer shall 2535 be paid into a special fund of the county or municipality, as the 2536 2537 case may be, and may be appropriated and expended by the governing authorities of the county or municipality for any lawful purpose. 2538 2539 No persons other than those named in this article shall ever be entitled to receive any portion of a delinquency or penalty on 2540 motor vehicle privilege license taxes for the collection of same. 2541 All delinquent privilege taxes and penalties imposed and collected 2542 under the provisions of this article shall be handled and disposed 2543 2544 of in the same manner as the regular taxes. SECTION 44. Section 27-19-137, Mississippi Code of 1972, is 2545 2546 amended as follows: 27-19-137. The agents of the Mississippi Department of 2547 2548 Transportation and the State Tax Commission shall have the right to inspect at all reasonable times all motor vehicles operating 2549 upon the highways of this state and shall likewise have the 2550 2551 authority to inspect and examine all records kept by any person relating or pertaining to the liability of any person for any tax 2552 2553 imposed by the provisions of this article. They shall likewise have the power to require the production of any such records 2554 within this state, at any time and place designated by them, upon 2555 giving reasonable notice to the person having control and custody 2556 The Mississippi Department of Transportation and 2557 of such records. 2558 its representatives shall also have the authority and power to cause any vehicle engaged in the transportation of property upon 2559

law enforcement officer shall enforce the collection of any

the public highways of this state to submit to a weighing of such vehicle and the load thereon, either by means of portable or stationary scales, and may require that such vehicle be driven to the nearest scales for weighing. If a vehicle has been issued a registration card, such registration card shall be carried in such

2565 vehicle at all times.

2566 SECTION 45. Section 27-19-303, Mississippi Code of 1972, is 2567 amended as follows:

27-19-303. The following words and phrases, when used in 2569 this article, shall for purposes thereof have the meaning 2570 respectively ascribed thereto as follows:

- "Motor vehicle" shall mean every vehicle intended 2571 2572 primarily for use and operation on the public highways, which is self-propelled and every vehicle intended primarily for operation 2573 on the public highways, which is not driven or propelled by its 2574 2575 own power, but which is designed either to be attached to and 2576 become a part of or to be drawn by a self-propelled vehicle, but 2577 not including farm tractors and other machines and tools used in production, harvesting and care of farm products. 2578
- 2579 (2) "Person" shall mean every natural person, firm, 2580 copartnership, association or corporation.
- 2581 (3) "Motor vehicle dealer" shall mean any business engaged
  2582 in the selling or exchanging of new or new and used motor vehicles
  2583 or used vehicles; and, which has an established place of business
  2584 open for inspection at any time by any peace officer or the
  2585 Chairman of the State Tax Commission or one of his authorized
  2586 representatives during reasonable hours; and, which buys and sells
  2587 or exchanges at least twenty-four (24) vehicles per year.
  - (4) "Dealer" shall mean such of the principal officers of a corporation registered as a motor vehicle dealer, and such of the partners of a copartnership registered as a motor vehicle dealer as are actively and principally engaged in the motor vehicle

2592 business. The term "dealer" shall not include:

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- 2593 (a) Directors, stockholders or inactive partners; or
- 2594 (b) Receivers, trustees, administrators, executors,
- 2595 guardians, or other persons appointed by or acting under any
- 2596 judgment or order of any court, whether state or federal; or
- 2597 (c) Public officers while performing their official
- 2598 duties; or
- 2599 (d) Persons disposing of motor vehicles acquired for
- 2600 their own use and actually so used when the same shall have been
- 2601 used, so acquired in good faith, and not for the purpose of
- 2602 avoiding the provisions of this article; or
- 2603 (e) Persons who shall sell motor vehicles as an
- 2604 incident to their principal business but who are not engaged
- 2605 primarily in selling motor vehicles. The foregoing shall include
- 2606 only finance companies or banks which sell repossessed motor
- 2607 vehicles, and insurance companies which sell motor vehicles which
- 2608 they have taken into their possession as an incident of payment
- 2609 made under policies of insurance, and which do not maintain a used
- 2610 car lot or building with one (1) or more employed motor vehicle
- 2611 salesmen.
- 2612 (5) "New motor vehicle dealer" shall mean a business dealing
- 2613 in new motor vehicles, tractors, trailers or semitrailers, or new
- 2614 and used motor vehicles, tractors, trailers or semitrailers.
- 2615 (6) "Used motor vehicle dealer" shall mean a business
- 2616 dealing in used motor vehicles, tractors, trailers or
- 2617 semitrailers. "Automobile dismantlers" shall also be classified
- 2618 as used motor vehicle dealers.
- 2619 (7) "Established place of business" shall mean any place
- 2620 owned or leased and regularly occupied by any person for the
- 2621 primary and principal purpose of engaging in selling, buying,
- 2622 bartering, exchanging or dealing in motor vehicles, tractors,
- 2623 trailers or semitrailers, whether same may be displayed or offered
- 2624 for sale and where the books and records required of the conduct
- 2625 of such business are maintained and kept. Established places of

business shall be open for inspection at any time by any peace 2626 2627 officer or employee of the State Tax Commission during reasonable 2628 To constitute a place of business, it shall be apparent 2629 that there is a holding out to the general public that an 2630 establishment is offering motor vehicles, tractors, trailers and 2631 semitrailers for sale. There shall be an office separate from and not in conjunction with or related to any other business for the 2632 purpose of transacting the business of offering motor vehicles, 2633 tractors, trailers or semitrailers for sale, or in lieu of such 2634 office there shall be an adequate display of identification as a 2635 2636 motor vehicle dealer as specified by the Chairman of the State Tax Commission. 2637

- 2638 (8) "Automobile dismantler" shall mean any person who
  2639 maintains an established place of business and who is engaged in
  2640 the business of buying, selling or exchanging used motor vehicles,
  2641 mobile homes or house trailers for the purpose of remodeling,
  2642 taking apart or rebuilding same or buying and selling of parts of
  2643 used motor vehicles and shall be classified as a used motor
  2644 vehicle dealer.
- 2645 (9) "Automobile auction" shall mean any person, firm,
  2646 association, corporation or trust, resident or nonresident, acting
  2647 as an agent for the purchaser or seller of motor vehicles.

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- 2649 (10) "Department" or "commission" shall mean the Chairman of the State Tax Commission.
- "Limited motor vehicle dealer" or "limited dealer" 2651 (11)2652 shall mean any business engaged in the selling or exchanging of new or used motor vehicles, or both, which buys and sells or 2653 exchanges fewer than twenty-four (24) vehicles and is granted a 2654 2655 limited license at the discretion of the Chairman of the State Tax Commission. Such limited dealer shall be awarded all privileges 2656 2657 of a "motor vehicle dealer," except for the purchase and use of distinguishing number tags. A limited dealer shall abide by all 2658

provisions and requirements of this article associated with a 2659 "motor vehicle dealer." 2660

"Wholesale motor vehicle dealer" or "wholesale dealer" 2661 (12)2662 shall mean any business engaged in the selling or exchanging of 2663 new or used motor vehicles, or both, strictly on a wholesale basis 2664 with no inventory being maintained which is granted a wholesale license at the discretion of the Chairman of the State Tax 2665 Commission. Such wholesale dealer shall be awarded all privileges 2666 2667 of a "motor vehicle dealer," except for the purchase and use of distinguishing number tags. A wholesale dealer shall abide by all 2668 2669 provisions and requirements of this article associated with a "motor vehicle dealer," except for the requirement of the 2670 2671 "established place of business" and the requirement to buy, sell or exchange at least twenty-four (24) motor vehicles per year. 2672 SECTION 46. Section 27-19-313, Mississippi Code of 1972, is

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amended as follows:

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- 27-19-313. Motorcycle dealers, automobile dismantlers, 2675 2676 automobile auctions, and motor vehicle dealers, shall have posted in plain sight in their places of business, their motor vehicle 2677 2678 dealer tag permits, state sales tax permits, and county or city privilege licenses, for the carrying on of their particular 2679 2680 businesses. Such persons shall maintain a record, in their established place of business, containing the following 2681 2682 information, which shall be open for inspection at any time by any 2683 peace officer or employee of the commission during reasonable hours: 2684
- 2685 (a) Every motor vehicle bought, sold, exchanged, 2686 received or accepted for sale or exchange.
- Every motor vehicle which is bought or otherwise 2687 (b) acquired, or dismantled. 2688
- 2689 (C) The name and address of the person from whom such 2690 motor vehicle was purchased or acquired, the date thereof, name and address of the person to whom such motor vehicle was sold or 2691 S. B. No. 2699 01/SS02/R823CS.1

- 2692 otherwise disposed of, and the date thereof, along with a
- 2693 sufficient description of every motor vehicle, as well as the name
- 2694 and identifying number thereof.
- 2695 SECTION 47. Section 27-19-316, Mississippi Code of 1972, is
- 2696 amended as follows:
- 2697 27-19-316. Motor vehicle dealers and motorcycle dealers who
- 2698 are not designated agents pursuant to Section 63-21-13,
- 2699 Mississippi Code of 1972, shall make quarterly reports to the
- 2700 commission on forms prescribed by the commission by the twentieth
- 2701 day of each month following the months of March, June, September
- 2702 and December on all motor vehicles that have been wholesaled to
- 2703 other dealers in Mississippi and also on all out-of-state sales.
- 2704 SECTION 48. Section 27-19-333, Mississippi Code of 1972, is
- 2705 amended as follows:
- 2706 27-19-333. Motor vehicle dealer license plates shall
- 2707 distinguish between the various types of motor vehicle dealers.
- 2708 The commission shall provide for the issuance of appropriately
- 2709 lettered, numbered or colored, or combinations thereof, motor
- 2710 vehicle dealer's license plates so as to distinguish between the
- 2711 various categories and types of motor vehicle dealers.
- 2712 SECTION 49. Section 27-51-13, Mississippi Code of 1972, is
- 2713 amended as follows:
- 2714 27-51-13. On or before September 10, the clerk of the board
- 2715 of supervisors shall furnish the county tax collector a certified
- 2716 copy of the county tax levy for the ensuing year. This tax levy
- 2717 shall not only show the tax levy for each purpose for which it was
- 2718 levied, but it shall also show the total tax levy for each
- 2719 separate taxing area in the county, including the state ad valorem
- 2720 tax levy.
- 2721 If for any reason the said county tax levy is not adopted
- 2722 and/or delivered to the county tax collector on or before the 15th
- 2723 day of September, then the said tax collector is hereby authorized
- 2724 to postpone for one (1) month the beginning of the collection of

ad valorem taxes and road and bridge privilege taxes on all motor 2725 vehicles legally situated in his county and liable for said taxes, 2726 and the tax collector shall notify the taxpayers of his county by 2727 2728 newspaper publication that the beginning of the collection of said 2729 taxes is postponed for one (1) month due to the fact that he has 2730 not been furnished with a certified copy of the said tax levy as provided by law. Copies of this said newspaper notice shall be 2731 furnished the State Tax Commission and the Mississippi Highway 2732 Safety Patrol, and the provisions of said notice shall be 2733 controlling in all respects on such agencies and on any other 2734 2735 peace officer, and no damages, penalties or interest shall accrue against any owner of such motor vehicles during such postponement 2736 2737 period.

If such tax levy is not furnished the tax collector within the said one (1) month, then the same procedure as to postponement shall be followed and the same immunities shall apply from month to month until such tax levy has been furnished the tax collector.

2742 SECTION 50. Section 27-51-41, Mississippi Code of 1972, is amended as follows: 2743

The exemptions from the provisions of this 27-51-41. (1) chapter shall be confined to those persons or property exempted by this chapter or by the provisions of the Constitution of the United States or the State of Mississippi. No exemption as now provided by any other statute shall be valid as against the tax levied by this chapter. Any subsequent exemption from the tax levied hereunder shall be provided by amendment to this section which shall be inserted in the bill at length.

The following shall be exempt from ad valorem taxation: (2)

2753 All motor vehicles, as defined in this chapter, and 2754 including motor-propelled farm implements and vehicles, while in the hands of bona fide dealers as merchandise and which are not 2755 2756 being operated upon the highways of this state \* \* \*.

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- 2757 (b) All motor vehicles belonging to the federal
- 2758 government or the State of Mississippi or any agencies or
- 2759 instrumentalities thereof \* \* \*.
- 2760 (c) All motor vehicles owned by any school district in
- 2761 the state \* \* \*.
- 2762 (d) All motor vehicles owned by any fire protection
- 2763 district incorporated in accordance with Sections 19-5-151 through
- 2764 19-5-207 or by any fire protection grading district incorporated
- 2765 in accordance with Sections 19-5-215 through 19-5-243 \* \* \*.
- 2766 (e) All motor vehicles owned by units of the
- 2767 Mississippi National Guard \* \* \*.
- 2768 (f) All motor vehicles which are exempted from highway
- 2769 privilege taxes under Section 27-19-1 et seq. \* \* \*
- 2770 (g) All motor vehicles operated in this state as common
- 2771 and contract carriers of property, private commercial carriers of
- 2772 property, private carriers of property and buses, all of which
- 2773 have a gross weight in excess of ten thousand (10,000)
- 2774 pounds \* \* \*.
- (h) Antique automobiles as defined in Section 27-19-47,
- 2776 and antique pickup trucks as provided for under Section
- 2777 27-19-47.2, Mississippi Code of 1972 \* \* \*.
- 2778 (i) Street rods as defined in Section 27-19-56.6 \* \* \*.
- 2779 (j) Motor vehicles owned by disabled American veterans,
- 2780 or by spouses of deceased disabled American veterans, in
- 2781 accordance with Section 27-19-53 \* \* \*.
- (k) One (1) motor vehicle owned by the unremarried
- 2783 surviving spouse of a member of the Armed Forces of the United
- 2784 States who, while on active duty, is killed or dies and one (1)
- 2785 motor vehicle owned by the unremarried surviving spouse of a
- 2786 member of a reserve component of the Armed Forces of the United
- 2787 States or of the National Guard who, while on active duty for
- 2788 training, is killed or dies \* \* \*.

- (1) Motor vehicles owned by recipients of the
  Congressional Medal of Honor or by former prisoners of war, or by
  spouses of such deceased persons, in accordance with Section
- 2792 27-19-54 \* \* \*.
- 2793 (m) (i) One private carrier of passengers, as defined
  2794 in Section 27-19-3 owned by any religious society, ecclesiastical
  2795 body or any congregation thereof \* \* \* which is used exclusively
  2796 for such society and not for profit.
- (ii) All motor vehicles owned by any such
  religious society or any educational institution having a seating
  capacity greater than seven (7) passengers and used exclusively
  for transporting passengers for religious or educational purposes
  and not for profit \* \* \*.
- (n) All motor vehicles primarily used as rentals under rental agreements with a term of not more than thirty (30)

  2804 continuous days each and under the control of persons who are engaged in the business of renting such motor vehicles and who are subject to the tax under Section 27-65-231 \* \* \*.
- 2807 (o) Antique motorcycles as defined in Section 2808 27-19-47.1 \* \* \*.
- 2809 (p) Motor vehicles owned by recipients of the Purple 2810 Heart as provided in Section 27-19-56.5.
- 2811 (q) Motor vehicles that are eligible to display an
  2812 authentic historical license plate as provided for in Section
  2813 27-19-56.11.
- 2814 (3) Any claim for tax exemption by authority of the
  2815 above-mentioned code sections or by any other legal authority
  2816 shall be set out in the application for the road and bridge
  2817 privilege license, and the specific legal authority for such tax
  2818 exemption claim shall be cited in said application, and such
  2819 authority cited shall be shown by the tax collector on the tax
  2820 receipt as his authority for not collecting such ad valorem taxes,

and the tax collector shall carry forward such information in his tax collection reports.

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- (4) Any motor vehicle driven over the highways of this state to the extent that the owner of such motor vehicle is required to purchase a road and bridge privilege license in this state, yet the legal situs of such motor vehicle is located in another state, shall be exempt from ad valorem taxes authorized by this chapter.
- shall be exempt from ad valorem taxes authorized by this chapter. 2827 If a taxpayer shall sell, trade or otherwise dispose of 2828 a vehicle on which the ad valorem and road and bridge privilege 2829 taxes have been paid in any county in the state, he shall remove 2830 2831 the license plate from the vehicle. Such license plate must be surrendered to the issuing authority with the corresponding tax 2832 2833 receipt, if required, and credit shall be allowed for the taxes paid for the remaining tax year on like privilege or ad valorem 2834 taxes due on another vehicle owned by the seller or transferor or 2835 by the seller's or transferor's spouse or dependent child. 2836 If the seller or transferor does not elect to receive such credit at the 2837 2838 time the license plate is surrendered, the issuing authority shall issue a certificate of credit to the seller or transferor, or to 2839 2840 the seller's or transferor's spouse or dependent child, or to any other person, business or corporation, at the direction of the 2841 2842 seller or transferor, for the remaining unexpired taxes prorated from the first day of the month following the month in which the 2843 The total of such credit may be 2844 license plate is surrendered. 2845 used by the person or entity to whom the certificate of credit is issued, regardless of the relative amounts attributed to privilege 2846 2847 taxes or to county, school or municipal ad valorem taxes. credit allowed for taxes due or any certificate of credit issued 2848 may be applied to like taxes owed in any county by the person to 2849 2850 whom the credit is allowed or by the person possessing the certificate of credit. No credit, however, shall be allowed on 2851 2852 the charge made for the license plate. Such license plates surrendered to the tax collector shall be retained by him, and in 2853

no event shall such license plate be attached to any vehicle after being surrendered to the tax collector, nor shall any license plate be transferred from one (1) vehicle to any other vehicle.

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- (6) If the person owning a vehicle subject to taxation under the provisions of this chapter does not operate such vehicle on the highways of this state from the date of acquisition or, if previously registered, from the end of the anniversary month of the tag and decals to the date on which he makes application for a current license tag or decals, he shall pay such ad valorem tax for a period of twelve (12) months beginning with the first day of the month in which he applies for a current license tag or decals under Chapter 19, Title 27, Mississippi Code of 1972. The owner shall submit an affidavit with an application attesting to the fact that the vehicle was not operated on the highways of this state from the date of acquisition or, if previously registered, from the end of the anniversary month of the tag and decals to the date on which he makes application for the current license tag or decals.
- 2872 (7) Any person found violating any of the provisions of this 2873 section shall be arrested and tried, and if found guilty shall be 2874 fined in an amount double the total amount of taxes involved.
- 2875 SECTION 51. Section 27-61-15, Mississippi Code of 1972, is amended as follows:
- Each permittee, owner or operator liable for tax 2877 27-61-15. 2878 under this chapter shall maintain and keep for a period of not less than three (3) years such records of all fuel purchases and 2879 2880 all fuel used within this state by such permittee, owner or operator, together with invoices, bills of lading and other 2881 pertinent records as may be required by the commission for the 2882 reasonable administration of this chapter. The commission shall 2883 have the right to examine and inspect, during the usual business 2884 2885 hours of the day, all records, books, papers and other documents relating to the tax liability of any such person. 2886 In the event

such records, books, papers and other documents are not located in 2887 2888 this state and available to the commission, then the commission 2889 shall have the authority and power to require such owners or 2890 operators to produce within this state, at such time and place as 2891 the commission may designate, all such records, books, papers and 2892 other documents or, at the option of the owner or operator, duly verified copies thereof. Whenever any permittee shall fail or 2893 refuse to file any report required by this chapter, or keep and 2894 maintain the records required by this chapter, or shall file an 2895 incorrect or fraudulent report, the commission may determine after 2896 2897 an investigation the number of gallons of fuel which the permittee has incurred liability for under this chapter, fix the amount of 2898 2899 taxes and penalties due and make assessments therefor. making such assessment, the commission shall notify the permittee 2900 accordingly, setting a time and place for a hearing at which such 2901 permittee may appear and show cause why such amount is not due 2902 2903 from him under the provisions of this chapter. In the event the 2904 permittee fails to appear at such hearing, then the amount found by the commission to be due shall be final. 2905

The <u>commission</u> is hereby authorized and empowered, in <u>its</u>

2907 discretion, to exempt private commercial carriers of property by

2908 motor vehicle and private carriers of property from the provisions

2909 of Section 27-61-7 of this chapter, and to issue such

2910 administrative rules as may be necessary or proper to insure the

2911 collection of the tax imposed by this chapter on such carriers.

2912 SECTION 52. Section 27-61-23, Mississippi Code of 1972, is 2913 amended as follows:

2914 27-61-23. In order to carry out the purpose of this chapter,
2915 the <u>commission</u> is hereby authorized and empowered to promulgate
2916 and enforce reasonable rules and regulations, and establish
2917 standards for the determination of the number of miles which a
2918 gallon of gasoline, diesel fuel, or kerosene would propel the
2919 different types and weights of vehicles. In order to carry out

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the purposes of this chapter, the \underline{\text{commission}} is further authorized
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      and empowered to determine and establish, from the best
      information obtainable, the average number of miles which each
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      type or kind of fuel will propel each type or class of vehicle.
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           SECTION 53. Section 27-61-27, Mississippi Code of 1972, is
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      amended as follows:
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           27-61-27. All reciprocal agreements entered into by the
      commission under the provisions of Section 27-19-143, Mississippi
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      Code of 1972, shall be based upon the terms and provisions of this
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      chapter insofar as such reciprocal agreements relate to common
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      carriers of property, contract carriers of property, private
      commercial carriers of property, and common or contract carriers
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      of passengers not liable for the gross receipts tax under Section
      27-19-7, Mississippi Code of 1972, and full compliance with the
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      provisions of this chapter shall be a condition precedent for the
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      obtaining of the benefits of any such reciprocal agreement by any
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      individual carrier of the classes herein specified.
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      commission shall from time to time, as it deems necessary,
      investigate such carriers of the classes herein specified which
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      are known to make regular or frequent trips upon the highways of
      this state for the purpose of determining whether or not each of
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      such carriers is complying with the provisions hereof, and, for
      the purpose of such investigation, the commission shall have the
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      power and authority to examine the books and records of any such
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      carrier as provided in Section 27-61-15 of this chapter. As the
      extension of reciprocity to any carrier is a matter of grace
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      rather than a matter of right, the burden shall, in all cases, be
      upon the carrier in any such investigation to make proof
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      sufficient to convince the commission of its full compliance with
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      the provisions of this chapter, and unless the commission is so
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      convinced, it shall cancel such reciprocal agreement, insofar as
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      the specific carrier is concerned, for a period of at least sixty
      (60) days, and until such carrier presents proof sufficient to
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convince the commission that it is fully complying with this 2953 2954 chapter, and, during such period, such carrier shall be denied the benefits of such agreement. If any carrier shall fail or refuse 2955 2956 to produce any receipt, invoice, record, book, paper or other 2957 document relating to its tax liability under the provisions of 2958 this chapter when demanded by the commission, or shall fail or refuse to permit an inspection of its books and records as 2959 provided in Section 27-61-15 hereof, the commission shall 2960 2961 forthwith cancel such reciprocal agreement, insofar as same applied to such carrier, for a period of at least one hundred 2962 2963 twenty (120) days and until the book, record, or paper is produced or an inspection thereof permitted; and during such period such 2964 2965 carrier shall be denied the benefits of such agreement. cases of the cancellation of any such reciprocal agreement as to 2966 any individual carrier, the commission shall immediately notify 2967 2968 the carrier affected by such cancellation, in writing by 2969 registered mail, and it shall advise the carrier of the reason or 2970 reasons for such cancellation and the period thereof. The commission is hereby vested and empowered with full, 2971

The <u>commission</u> is hereby vested and empowered with full,
complete and final discretion to determine whether or not any
reciprocal agreement shall be cancelled insofar as any carrier is
concerned, and there shall be no appeal from <u>its</u> decision, it
being hereby declared that no carrier has any vested rights in
such reciprocal agreements.

2977 SECTION 54. Section 27-61-29, Mississippi Code of 1972, is 2978 amended as follows:

2979 27-61-29. Whenever, for any reason, the commission shall cancel the reciprocity of any carrier under any reciprocal 2980 agreement, then such carrier may obtain a temporary motor vehicle 2981 2982 permit from the commission for each vehicle owned and operated 2983 which would otherwise be operated under the benefits of such 2984 reciprocal agreement. Such permits shall be obtained by making application therefor to the commission, and they shall be issued 2985 

2986 for the period of time for which the carrier's reciprocity has 2987 been cancelled. If, at the end of such period, the carrier is not 2988 then entitled to the benefits of the reciprocal agreements, no 2989 additional or renewal permit shall be issued to him. 2990 shall pay a fee for each of such permits equal to the 2991 proportionate part of the annual privilege license tax provided in Sections 27-19-1 through 27-19-167, Mississippi Code of 1972, plus 2992 an additional ten percent (10%) of the proportionate part of such 2993 All fees so paid shall be for the privilege of using the 2994 highways of this state for the length of time during which the 2995 2996 carrier's reciprocity is cancelled in lieu of the annual privilege license required under the provisions of \* \* \* Sections 27-19-1 2997 through 27-19-167, and all such fees shall be paid into the same 2998 fund and distributed in the same manner provided in \* \* \* Sections 2999 27-19-1 through 27-19-167. The carrier may, instead of obtaining 3000 the permits specified in this section, operate his vehicles by 3001 3002 obtaining trip permits as specified in \* \* \* Sections 27-19-1 3003 through 27-19-167.

3004 SECTION 55. Section 63-5-13, Mississippi Code of 1972, is 3005 amended as follows:

Except as otherwise provided in this section, 3006 63-5-13. (1) 3007 the total outside width of any vehicle, exclusive of required safety devices, or the load thereon shall not exceed eight and 3008 one-half (8-1/2) feet; provided, however, that appurtenances on 3009 3010 recreational vehicles shall be allowed so long as they are inside the exterior rearview mirrors of the recreational vehicle or 3011 3012 inside the exterior rearview mirrors of the vehicle towing the recreational vehicle, and such mirrors do not extend further than 3013 necessary to obtain the appropriate field of view. 3014

(2) The total outside load width of any vehicle hauling unprocessed forest products on public roads, streets or highways, other than interstate highways, shall not exceed nine and one-half (9-1/2) feet if such products may not be shortened without

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rendering them useless for the end product for which they were

cut; provided, however, the total outside vehicle width of such a

vehicle, exclusive of required safety devices and the load of such

vehicle, shall not exceed eight and one-half (8-1/2) feet.

The total outside width of a farm tractor shall not

(3) The total outside width of a farm tractor shall not exceed ten (10) feet, except that farm tractors shall not be operated upon the interstate highways without a special permit from the Mississippi Department of Transportation.

3027 SECTION 56. Section 63-5-29, Mississippi Code of 1972, is 3028 amended as follows:

63-5-29. On all highways of the State of Mississippi except those referred to in Sections 63-5-31 and 63-5-33, and subject to the limitations imposed on wheel and axle loads by Section 63-5-27 and to the further limitations hereinafter specified, the total combined weight (vehicles plus load) on any group of axles shall not exceed the value given in the following table (Table I), corresponding to the distance in feet between the extreme axles of the group, measured longitudinally to the nearest foot:

Distance in Feet Between Maximum Load in Pounds the Extreme of Any Group of Axles Carried on any Group of Axles 28,650 29,650 30,640 31,630 32,610 33,580 34,550 35,510 36,470 37,420 38,360 39,300

40,280

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3052	17 41,160
3053	18 42,080
3054	19 42,990
3055	20 43,900
3056	21 44,800
3057	22 45,700
3058	23 46,590
3059	24 47,470
3060	25 48,350
3061	26 49,220
3062	27 50,090
3063	28 50,950
3064	29 51,800
3065	30 52,650
3066	31 53,490
3067	32 54,330
3068	33 55,160
3069	34 55,650
3070	35 56,800
3071	36 and greater 57,650 maximum
3072	Moreover, in addition to the per axle weight limitation
3073	specified by Section 63-5-27, the maximum load carried on a
3074	combination of vehicles shall be subject to the following
3075	additional limitations: The maximum load carried on any group of
3076	two (2) axles shall not exceed twenty-four thousand (24,000)
3077	pounds in instances where one or more of such axles is a driving
3078	axle (that is, an axle turned by the vehicle's engine power).
3079	(2) An axle group shall consist of any two (2) or more
3080	consecutive axles of any vehicle or combination of vehicles.
3081	(3) Provided, however, that, subject to the limitations
3082	imposed on:
3083	(a) Wheel, axle loads, spacing and weight by

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Sections 63-5-27 and 63-5-33, and

3085 Weight limitations on highways and bridges by (b) 3086 Section 65-1-45, Mississippi Code of 1972, any product produced on 3087 or distributed from a location on any highway within or without 3088 the State of Mississippi may be transported from such place of 3089 production or location of distribution by the nearest route toward 3090 its destination on such highway or highways to a point where such highway intersects a highway previously found or hereafter found 3091 by the commission to be suitable to carry the maximum load limits 3092 pursuant to Sections 63-5-33 and 63-5-35; and provided further, 3093 that any goods, materials, and equipment actually used in the 3094 3095 supply of an activity of producing, manufacturing or distributing products on any such highway within the State of Mississippi may 3096 3097 be transported on such highway to the site of such manufacture, production or distribution. However, any penalty assessed against 3098 a vehicle operating under the provisions of this paragraph (3)(b) 3099 shall be calculated according to the maximum weight which that 3100 particular vehicle is legally permitted to transport and not the 3101 3102 maximum gross weight limit established for that highway.

Nothing herein contained shall be construed to permit
movements of weights in excess of those provided for in this
section (63-5-29) over a route or section thereof for the purpose
of a shortcut between two (2) highways found by the commission to
be suitable to carry the maximum load limits pursuant to Sections
63-5-33 and 63-5-35 or any other purpose not consistent with the
aforementioned provisions.

Nothing in Sections 63-5-29, and 63-5-34, shall be construed to imply any general variation from the maximum weight limitations designated by the <u>Mississippi Department of Transportation</u> other than specified in Sections 63-5-29 and 63-5-34.

3114 SECTION 57. Section 63-5-31, Mississippi Code of 1972, is 3115 amended as follows:

3116 63-5-31. Subject to the limitations imposed on wheel and
3117 axle loads by Section 63-5-27, and to the further limitations
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3118	hereinafter specified, the total combined weight (vehicles plus
3119	load) on any group of axles shall not exceed the value given in
3120	the following table (Table II) corresponding to the distance in
3121	feet between the extreme axles of the group, measured
3122	longitudinally to the nearest foot, on those highways or parts of
3123	highways found by the Mississippi Transportation Commission to be
3124	suitable to carry such increased load limits from an engineering
3125	standpoint, and so designated as such by order of said commission
3126	entered on its minutes and published once each week for three
3127	successive weeks in a daily newspaper of general circulation in
3128	this state:

3129	TABLE	II
3130	Distance in Feet Between	Maximum Load in Pounds
3131	the Extreme of Any Group of Axles	Carried on Any Group of Axles
3132	4	32,000
3133	5	32,000
3134	6	32,000
3135	7	32,000
3136	8	32,610
3137	9	33,779
3138	10	34,942
3139	11	36,097
3140	12	37,246
3141	13	38,387
3142	14	39,522
3143	15	40,649
3144	16	41,770
3145	17	42,883
3146	18	43,990
3147	19	45,089
3148	20	46,182
3149	21	47,267
3150	22	48,346

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3151	23 49,417
3152	24 50,482
3153	25 51,539
3154	26 52,590
3155	27 53,633
3156	28 54,670
3157	29 55,699
3158	30 56,722
3159	31 57,737
3160	32 58,746
3161	33 59,747
3162	34 60,742
3163	35 61,729
3164	36 62,710
3165	37 63,683
3166	38 and greater 64,650 maximum
3167	Moreover, in addition to the per axle weight limitations
3168	specified by Section 63-5-27, the maximum load carried on a
3169	combination of vehicles shall be subject to the following
3170	additional limitations: The maximum load carried on any group of
3171	two (2) axles shall not exceed twenty-seven thousand (27,000)
3172	pounds in instances where one or more of such axles is a driving
3173	axle (that is, an axle turned by the vehicle's engine power).
3174	An axle group shall consist of any two (2) or more
3175	consecutive axles of any vehicle or combination of vehicles.
3176	SECTION 58. Section 63-5-35, Mississippi Code of 1972, is
3177	amended as follows:
3178	63-5-35. (1) It is the expressed intent of the Legislature
3179	that the $\underline{\text{Mississippi Transportation Commission}}$ shall take into
3180	consideration economic factors involving agriculture and industry
3181	within the State of Mississippi and shall allow such increased
3182	load limits pursuant to Section 63-5-33 for agricultural and

- industrial well-being where such is shown to be practical or necessary.
- 3185 (2) The <u>Mississippi Transportation Commission</u> shall
- 3186 designate Mississippi Highway 32 from its intersection with U.S.
- 3187 Highway 49 at Webb, Tallahatchie County, eastward to Charleston as
- 3188 eligible to carry the load limits scheduled in Section 63-5-33,
- 3189 Mississippi Code of 1972.
- 3190 SECTION 59. Section 63-5-39, Mississippi Code of 1972, is
- 3191 amended as follows:
- 3192 63-5-39. (1) The State Tax Commission and county tax
- 3193 collectors, upon registering any vehicle under the laws of this
- 3194 state, when the vehicle is designed and used primarily for the
- 3195 transportation of property or for the transportation of ten (10)
- 3196 or more persons, may require such information and may make such
- 3197 investigations and tests as may be necessary to enable them to
- 3198 determine whether such vehicle may safely be operated upon the
- 3199 highways in compliance with the provisions of this chapter. No
- 3200 vehicle shall be registered for a permissible gross weight in
- 3201 excess of the limitations set forth in this chapter unless a
- 3202 special permit is obtained as provided in Section 63-5-51, nor
- 3203 shall any temporary, trip, or other permit be issued for such
- 3204 vehicle for a gross weight in excess of the limitations set forth
- 3205 in this chapter unless such special permit is obtained. Every
- 3206 vehicle registered shall meet the following requirements:
- 3207 (a) It shall be equipped with brakes, as required in
- 3208 Sections 63-7-51 and 63-7-53.
- 3209 (b) Every motor vehicle to be operated outside of
- 3210 business and residence districts shall have motive power adequate
- 3211 to propel, at a reasonable speed, such vehicles and any load
- 3212 thereon or to be drawn thereby.
- 3213 (2) The State Tax Commission and the county tax collectors
- 3214 shall insert in the registration card issued for every such
- 3215 vehicle the gross weight for which it is registered, and, if it is

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a motor vehicle to be used for propelling other vehicles, they
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      shall separately insert the total permissible gross weight of such
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      vehicle and other vehicles to be propelled by it.
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      registration card issued for every such vehicle shall be carried
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      in such vehicle at all times.
                                      They may also issue a special plate
      with such gross weight or weights stated thereon, which shall be
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      attached to the vehicle and displayed thereon at all times.
3222
                                                                    Τt
      shall be unlawful for any person to operate any vehicle or
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      combination of vehicles of a gross weight in excess of that for
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      which registered by the State Tax Commission or the county tax
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      collector, or in excess of the limitations set forth in this
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      chapter.
3228
           SECTION 60.
                        Section 63-5-45, Mississippi Code of 1972, is
      amended as follows:
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           63-5-45. The transportation by truck of perishable
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      commodities of foreign import discharged at any port in the State
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      of Mississippi shall not exceed sixty-four thousand, six hundred
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      fifty (64,650) pounds load weight on vehicles having wheel base
      dimensions of not less than forty-five (45) feet, nor more than
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      the maximum allowed by law for any weight.
                                                   However, such weight
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and requirements with respect thereto shall never exceed federal 3236 3237 limitations for the procurement of federal aid for either maintenance or construction of highways. For vehicles covered by 3238 3239 this section, the Mississippi Department of Transportation may prescribe by regulation, from time to time, the number of wheels, 3240 axles, size and pressure of tires, and speed, and other related 3241 3242 requirements when necessary to such vehicles, which it shall find and determine to be most desirable for the protection and safety 3243 of the public highways, considering the size and nature of such 3244 vehicles, all in accordance with federal requirements. 3245 3246 Transportation permitted under this section shall be limited to 3247 the use of U.S. Highway 90 West from the City of Gulfport,

3248 Harrison County, Mississippi.



3249 SECTION 61. Section 63-5-47, Mississippi Code of 1972, is 3250 amended as follows:

63-5-47. Motor vehicles engaged in transporting commodities 3251 3252 to or from terminal or port facilities on the Mississippi River 3253 may be operated with a total weight and/or size in excess of 3254 limitations which may be specified by law, although such size or weight limitations shall never exceed federal limitations for the 3255 procurement of federal aid for either maintenance or construction, 3256 3257 or the limitations then in force in any state immediately adjacent to the county in which such port or terminal facilities are 3258 3259 located, provided that:

- 3260 (a) Said movement is wholly within a county which has 3261 therein a bridge across the Mississippi River.
- 3262 (b) The operation of such vehicle or vehicles with such
  3263 gross weight shall first be approved by the Mississippi Department
  3264 of Transportation, and a permit issued by said department
  3265 specifying the roads, highways or streets within such county over
  3266 which such vehicle or vehicles may be operated.
- 3267 (c) Said commodities have been received at such
  3268 terminal or port facilities by water transportation and are
  3269 destined for delivery across the bridge or said commodities have
  3270 been received by movement across the bridge and are to be shipped
  3271 from such terminal by water.
- The operator of each and every motor vehicle operating under the provisions of this section shall, at all times, carry the permit issued by the said <u>Mississippi Department of</u>
- 3276 SECTION 62. Section 63-7-61, Mississippi Code of 1972, is

Transportation, or a certified copy thereof.

3278 63-7-61. No person shall sell any new motor vehicle nor 3279 shall any new motor vehicle be registered unless such motor 3280 vehicle is equipped with safety glass throughout.

amended as follows:

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No person shall replace any glass in any motor vehicle except with safety glass, provided same can be easily or readily obtained.

3284 The term "safety glass" shall mean any product composed of 3285 glass, so manufactured, fabricated, or treated as substantially to 3286 prevent shattering and flying of the glass when struck or broken 3287 or such other or similar product as may be approved by the 3288 department.

The department shall compile and publish a list of types of 3289 glass by name approved by it as meeting the requirements of this 3290 3291 The State Tax Commission and county tax collectors shall not register any motor vehicle which is subject to the provisions 3292 3293 of this section unless it is equipped with an approved type of safety glass, and the State Tax Commission shall suspend the 3294 registration of any motor vehicle so subject to this section which 3295 it finds is not so equipped until it is made to conform to the 3296 3297 requirements of this section.

3298 SECTION 63. Section 63-7-67, Mississippi Code of 1972, is 3299 amended as follows:

3300 63-7-67. Every solid rubber tire on a vehicle shall have 3301 rubber on its entire traction surface at least one (1) inch thick 3302 above the edge of the flange of the entire periphery.

No person shall operate or move on any highway any motor vehicle, trailer, or semitrailer having any metal tire in contact with the roadway.

No tire on a vehicle moved on a highway shall have on its
periphery any block, stud, flange, cleat, or spike or any other
protuberances of any material other than rubber which projects
beyond the tread of the traction surface of the tire. However, it
shall be permissible to use farm machinery with tires having
protuberances which will not injure the highway, and it shall be
permissible to use tire chains of reasonable proportions upon any

vehicle when required for safety because of snow, ice, or other conditions tending to cause a vehicle to skid.

3315 The Mississippi Department of Transportation and local
3316 authorities in their respective jurisdictions may, in their
3317 discretion, issue special permits authorizing the operation upon a
3318 highway of traction engines or tractors having movable tracks with
3319 transverse corrugations upon the periphery of such movable tracks
3320 or farm tractors or other farm machinery, the operation of which
3321 upon a highway would otherwise be prohibited under this title.

3322 SECTION 64. Section 63-7-87, Mississippi Code of 1972, is 3323 amended as follows:

3324 63-7-87. The <u>State Tax Commission</u>, Mississippi Highway
3325 Patrol and other law enforcement agencies are hereby charged with
3326 enforcement of Sections 63-7-83 through 63-7-89.

3327 SECTION 65. Section 63-21-7, Mississippi Code of 1972, is 3328 amended as follows:

63-21-7. (1) The <u>State Tax Commission</u> shall prescribe and provide suitable forms of applications, certificates of title, notices of security interests, and all other notices and forms necessary to carry out the provisions of this chapter.

## (2) The State Tax Commission may:

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- 3334 (a) Promulgate such rules and regulations deemed by  $\underline{\text{it}}$  3335 to be appropriate to implement the provisions of the chapter.
- 3336 (b) Make necessary investigations to procure
  3337 information required to carry out the provisions of this chapter.
- 3338 (c) Assign a new vehicle identification number to a
  3339 vehicle if it has none, or if its vehicle identification number is
  3340 destroyed or obliterated, and then shall issue a new certificate
  3341 of title showing the new identifying number or make an appropriate
  3342 endorsement on the original certificate.
- 3343 (3) The <u>State Tax Commission</u> shall make available

  3344 information concerning the status of a title on any vehicle as

  3345 reflected by the records in a manner as prescribed by the <u>State</u>

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- 3346 Tax Commission. Such information supplied by the State Tax
- 3347 Commission shall be considered official only if in writing. The
- 3348 State Tax Commission shall charge the fees as set forth in Section
- 3349 63-21-63. However, no fee shall be charged Mississippi law
- 3350 enforcement agencies or law enforcement agencies of any other
- 3351 state when such state furnishes like or similar information
- 3352 without charge to the State Tax Commission or other Mississippi
- 3353 law enforcement agencies.
- 3354 SECTION 66. Section 63-21-27, Mississippi Code of 1972, is
- 3355 amended as follows:
- 3356 63-21-27. (1) If a certificate of title is lost, stolen,
- 3357 mutilated or destroyed or becomes illegible, the first lienholder
- 3358 or, if none, the owner or legal representative of the owner named
- 3359 in the certificate, as shown by the records of the State Tax
- 3360 Commission, shall promptly make application for and may obtain a
- 3361 replacement upon furnishing information satisfactory to the
- 3362 commission. The replacement certificate of title shall contain
- 3363 the legend "This is a replacement certificate and may be subject
- 3364 to the rights of a person under the original certificate." It
- 3365 shall be mailed to the lienholder named in it or, if none, to the
- 3366 owner.
- 3367 (2) The State Tax Commission shall not issue a new
- 3368 certificate of title to a transferee upon application made on
- 3369 replacement certificate until fifteen (15) days after receipt of
- 3370 the application.
- 3371 (3) A person recovering an original certificate of title for
- 3372 which a replacement has been issued shall promptly surrender the
- 3373 original certificate to the State Tax Commission.
- 3374 SECTION 67. Section 63-21-51, Mississippi Code of 1972, is
- 3375 amended as follows:
- 3376 63-21-51. A lienholder named in a notice of security
- 3377 interest filed by the State Tax Commission shall, upon written
- 3378 request of the owner or of another lienholder named on the

3379	certificate, disclose any pertinent information as to his security
3380	agreement and the indebtedness secured by it.
3381	SECTION 68. Section 63-21-63, Mississippi Code of 1972, is
3382	amended as follows:
3383	63-21-63. There shall be paid to the State Tax Commission
3384	for issuing and processing documents required by this chapter,
3385	fees according to the following schedule:
3386	(1) Each application for certificate of title \$4.00
3387	(2) Each application for replacement or
3388	corrected certificate of title 4.00
3389	(3) Each suspension or revocation of
3390	certificate of title 4.00
3391	(4) Each notice of security interest 4.00
3392	(5) Each release of security interest 4.00
3393	(6) Each assignment by lienholder 4.00
3394	(7) Each application for information as to
3395	the status of the title of a vehicle 4.00
3396	The designated agent may add the sum of One Dollar (\$1.00) to
3397	each document processed for which a fee is charged to be retained
3398	as his commission for services rendered. All other fees collected
3399	shall be remitted to the <u>State Tax Commission</u> .
3400	If more than one (1) transaction be involved in any
3401	application on a single vehicle and if supported by all required
3402	documents, the fee charged by the <u>State Tax Commission</u> and by the
3403	designated agent for processing and issuing shall be considered as
3404	only one (1) transaction.
3405	SECTION 69. Section 63-21-75, Mississippi Code of 1972, is
3406	amended as follows:
3407	63-21-75. The State Tax Commission is charged with the
3408	enforcement of the provisions of this chapter and the commission
3409	is hereby authorized and empowered to call upon any and all law
3410	enforcement agencies and officers of this state for such

assistance as  $\underline{\text{it}}$  may deem necessary in order to assure such

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3413	agencies and officers to render such assistance to the State Tax
3414	Commission when called upon by the commission to so do.
3415	SECTION 70. Section 63-23-7, Mississippi Code of 1972, is
3416	amended as follows:
3417	63-23-7. Prior to disposition of an abandoned motor vehicle
3418	any automobile dealer, wrecker service or repair service owner, or
3419	any person on whose property such a vehicle is lawfully towed at
3420	the written request of a law enforcement officer, shall inquire of
3421	the <u>State Tax Commission</u> as to status of the vehicle in regard to
3422	the Mississippi Motor Vehicle Title Law. Said inquiry shall
3423	provide the description of the vehicle including the vehicle
3424	identification number. Upon request of the <u>State Tax Commission</u> ,
3425	satisfactory evidence must be furnished as to abandonment in
3426	compliance with this chapter. Upon receipt of notification of the
3427	foregoing, the <u>State Tax Commission</u> shall advise any automobile
3428	dealer, wrecker service or repair service owner, or any person on
3429	whose property such a vehicle is lawfully towed at the written
3430	request of a law enforcement officer, of proper titling
3431	procedures, where indicated, depending upon method of disposition
3432	of the vehicle.
3433	SECTION 71. This act shall take effect and be in force from
3434	and after July 1, 2001.

3412 enforcement. It shall be the duty of such law enforcement