By: Senator(s) Kirby

To: Insurance

SENATE BILL NO. 2742

- AN ACT TO CREATE NEW CODE SECTION 83-11-113, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR STACKING COVERAGE OF UNINSURED MOTORIST
- 3 COVERAGE; TO LIMIT STACKING IF STACKING COVERAGE IS NOT OBTAINED;
- 4 AND FOR RELATED PURPOSES.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 6 SECTION 1. The following provision shall be codified as
- 7 Section 83-11-113, Mississippi Code of 1972:
- 8 83-11-113. (1) For all automobile liability policies issued
- 9 after January 1, 2001, insurers may offer the option of stacking
- 10 or nonstacking uninsured motorist coverage. If the insured
- 11 accepts the offer of stacking coverage, the uninsured motorist
- 12 coverage for two (2) or more motor vehicles shall be the greater
- 13 of either: (a) the amount of uninsured motorist coverage obtained
- 14 by stacking or adding together the minimum limits as required by
- 15 the Mississippi Financial Responsibility Law for each vehicle; or
- 16 (b) the highest single limit of uninsured motorist coverage for
- 17 any one (1) motor vehicle described in any policy under which the
- 18 injured person is an insured.
- 19 (2) If the insured does not accept stacking coverage,
- 20 uninsured motorist coverage, at a lesser premium, shall not stack,
- 21 and the amount of coverage available to any insured will be
- 22 determined as follows:
- 23 (a) Uninsured motorist coverage provided for two (2) or
- 24 more motor vehicles shall not be added or stacked together to
- 25 determine the limit of insurance coverage available to an insured
- 26 person for any one (1) accident, except as provided in paragraph
- 27 (c).

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If at the time of the accident, the insured is
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              (b)
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    occupying a motor vehicle, only the limits of uninsured motorist
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    coverage on the vehicle in which the insured was an occupant shall
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    apply. The limits of uninsured motorist coverage shall not be
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    increased or stacked because of multiple motor vehicles, or the
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    separate payment of premiums for each vehicle, under the
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    nonstacking policy.
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                   If the insured is occupying a motor vehicle which
    is not owned by the insured or a relative residing in his
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    household, the insured is entitled to the highest limits of
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    uninsured motorist coverage for any one (1) vehicle to which he is
    a named insured or an insured relative. This coverage shall be
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    excess over the coverage on the vehicle the insured is occupying.
                   If at the time of the accident the insured is not
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    occupying a motor vehicle, the insured is entitled to select one
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    (1) limit of uninsured motorist coverage for any one (1) vehicle
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    covered by a nonstacking policy under which he is an insured.
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    the injured person is an insured under more than one (1)
    nonstacking policy, the insured is entitled to select only one (1)
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    limit of uninsured motorist coverage from one (1) nonstacking
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    policy.
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         (3)
              The insurer shall inform the named insured or applicant,
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    on a form approved by the department, of the nonstacking
    limitations imposed under this section, and that nonstacking
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    coverage is an alternative to stacking coverage without
    limitations. If the form is signed by a named insured or
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    applicant, it shall be conclusively presumed that there was an
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    informed, knowing acceptance of the limitations. When a named
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    insured or applicant has initially accepted nonstacking
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    limitations, the acceptance shall apply to any subsequent policy
    which renews, extends, changes, supplements, supersedes,
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    reinstates, continues or replaces the existing policy, unless the
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named insured subsequently requests stacking coverage in writing,

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- 61 and pays the appropriate premium for uninsured motorist stacking
- 62 coverage. Any document signed by a named insured or legal
- 63 representative which initially rejects stacking uninsured motorist
- 64 coverage shall be binding upon every insured to whom such policy
- 65 applies and shall be conclusively presumed to be a part of the
- 66 policy or contract when issued or delivered, irrespective of
- 67 whether physically attached thereto.
- 68 (4) The uninsured motorist coverage provided by any
- 69 automobile liability policy, whether stacked or nonstacked, does
- 70 not apply to the named insured, or relatives residing in his
- 71 household, who are injured while occupying any vehicle owned by
- 72 such insured for which uninsured motorist coverage (stacked or
- 73 nonstacked) was not purchased.
- 74 SECTION 2. This act shall take effect and be in force from
- 75 and after July 1, 2001.