MISSISSIPPI LEGISLATURE

By: Representative Stevens

To: Insurance

HOUSE BILL NO. 1031

AN ACT TO AMEND SECTION 75-57-49, MISSISSIPPI CODE OF 1972, 1 TO REQUIRE LIQUEFIED COMPRESSED GAS PERMITTEES TO OBTAIN ANNUAL 2 RENEWAL PERMITS; TO REQUIRE THAT PERSONS WHO ENGAGE IN FILLING 3 CYLINDERS AND MOTOR FUEL TANKS WITH LIQUEFIED COMPRESSED GAS SHALL 4 CARRY CERTAIN AUTOMOBILE PUBLIC LIABILITY INSURANCE; AND FOR 5 RELATED PURPOSES. 6

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 19. Section 75-57-49, Mississippi Code of 1972, is 8 amended as follows: 9

10 75-57-49. Before any person shall be granted a permit to, or shall engage in or continue in the business of the distributing, 11 either wholesale or retail, installing, altering, extending, 12 changing or repairing of any liquefied compressed gas system, 13 appliance or container, or in the business of distributing and 14 selling liquefied compressed gas, either at wholesale or retail, 15 whether from trucks or other vessels, in cylinders or in any other 16 manner, such person shall satisfy the State Liquefied Compressed 17 Gas Board that he or she is financially responsible; and this 18 provision as to financial responsibility shall be met by such 19 person by filing with the State Liquefied Compressed Gas Board 20 evidence that he or she has in force such of the hereinafter 21 listed insurance policies on standard contract forms and written 22 by an insurance company, or companies, qualified to do business in 23 the State of Mississippi, as the State Liquefied Compressed Gas 24 Board shall require, based upon those activities listed above in 25 which such person is engaged, to wit: 26

ANY PERSON THAT ENGAGES IN FILLING CYLINDERS AND MOTOR 27 FUEL TANKS WITH LIQUEFIED COMPRESSED GAS ON THEIR PREMISES 28 OR ANY PERSON WHO IS IN THE BUSINESS OF INSTALLING LC GAS 29

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30	CARBURETION OR APPLIANC	ES:		
31	Limits of Liability			Liability
32		E	ach	
33		0	ccasion	Aggregate
34	Manufacturers and Contractor	rs		
35	Public Liability	\$	100,000	\$300,000
36	Products Liability	\$	100,000	\$300,000
37	Workers' Compensation and			
38	Employers' Liability			
39	Insurance	State Statute		
40	Automobile Public Liability State Statute			
41	ANY PERSON THAT ENGAGES	IN ANY PHA	SE OF THE	LIQUEFIED
42	COMPRESSED GAS BUSINESS	OTHER THAN	CYLINDER 1	FILLING
43	LOCATIONS:			
44	Limits of Liability			
45		Bodily Injury Property		
46		Each	Each	Damage Each
47		Person	Accident	Accident
48	Automobile Public Liability	\$500,000	\$1,000,0	00\$1,000,000
49		Each		
50		Occasion	Aggregate	e
51	Manufacturers and Contractors			
52	Public Liability	\$1,000,000	\$1,000,0	00
53	Products Liability	\$1,000,000	\$1,000,0	00
54	Workers' Compensation and			
55	Employers' Liability			
56	Insurance	State Stat	ute	
57	The State Liquefied Compressed Gas Board shall not require			
58	insurance coverage as specified above unless the hazard of			
59	liquefied compressed gases is involved.			
60	No policy issued under the provisions of this chapter may be			
61	cancelled before thirty (30) days from the date of receipt by the			

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It is expressly provided, however, that in lieu of filing 64 65 with the State Liquefied Compressed Gas Board evidence that such 66 insurance, as outlined above, is in force, any such person may file with the State Liquefied Compressed Gas Board a good and 67 sufficient surety bond executed by a surety company licensed to do 68 business in this state in the amount of One Million Dollars 69 (\$1,000,000.00), which said bond shall be payable to the State of 70 Mississippi and shall be conditioned to guarantee the payment of 71 72 all damages which proximately result from any act of negligence on the part of such person, or their agents or employees, while 73 74 engaged in any of the activities herein specified. In lieu of such surety bond, any such person may execute and file a good and 75 sufficient personal bond in the amount and conditioned as 76 specified above, which said personal bond shall be secured by 77 bonds or other obligations of the State of Mississippi or the 78 79 United States government, of equal value. Beginning July 1, 2003, every person, including current permittees, shall apply for and 80 81 obtain a permit from the board. The original permit fee and all annual renewals thereof shall be due as set forth herein. The fee 82 83 shall be paid to the board in such a manner as the board may require. All funds received by the board shall be deposited in a 84 special fund account in the State Treasury to the credit of the 85 Department of Insurance. The original permit fee and all annual 86 renewals thereof shall be Fifty Dollars (\$50.00), except for 87 88 filling station dealers which shall be Twenty-Five Dollars (\$25.00). 89 Beginning July 1, 2003, every permit issued under this 90 chapter shall be issued annually and shall expire on June 30 91 following the date upon which it was issued. Permit fees shall 92 not be prorated for the remainder of the year in which the 93 application was made but shall be paid for the entire year 94 H. B. No. 1031

95 regardless of the date of the application. The board shall on or 96 before April 30 of each year, forward a "notice of renewal," by 97 regular United States mail, to each permittee at his or its last 98 known mailing address.

99 Upon compliance with the provisions of this section, where such compliance is required, and upon compliance with all other 100 provisions of this chapter, the State Liquefied Compressed Gas 101 Board shall issue to such dealer a permit to engage in such 102 103 business, but not before. The failure of the permittee to obtain a renewal permit on or before June 30 of the ensuing permit period 104 105 shall act as an automatic revocation of the permit. During the period of revocation, any practice by the permittee under the 106 107 color of such permit shall be deemed a violation of this chapter. SECTION 2. This act shall take effect and be in force from 108 and after July 1, 2003. 109