MISSISSIPPI LEGISLATURE

To: Insurance

SENATE BILL NO. 2394 (As Passed the Senate)

1 AN ACT TO AMEND SECTION 83-1-39, MISSISSIPPI CODE OF 1972, TO 2 PROVIDE THAT INSURANCE REBATE MONIES NOT EXPENDED FOR FIRE 3 PROTECTION PURPOSES SHALL BE PLACED IN A SPECIAL FUND WITH A 4 WRITTEN PLAN <u>SUBMITTED TO</u> THE COMMISSIONER OF INSURANCE FOR 5 DISPOSITION AND EXPENDITURE; TO REQUIRE THE COMMISSIONER OF 6 INSURANCE TO REQUEST AN INVESTIGATION BY THE STATE AUDITOR OF 7 COUNTIES THAT USE INSURANCE REBATE MONIES IN A MANNER NOT 8 CONSISTENT WITH STATE LAW; AND FOR RELATED PURPOSES.

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10 SECTION 1. Section 83-1-39, Mississippi Code of 1972, is 11 amended as follows:

83-1-39. (1) The State Tax Commission shall pay over to the 12 State Treasurer, to be credited to a fund entitled "County 13 14 Volunteer Fire Department Fund, " the sum of Four Million Six Hundred Thousand Dollars (\$4,600,000.00) annually out of the 15 insurance premium tax in addition to the amount collected by it 16 under the provisions of Section 27-15-103 et seq. Such funds, 17 18 hereinafter referred to as insurance rebate monies, are hereby 19 earmarked for payment to the various counties of the state and shall be paid over to the counties by the Department of Insurance 20 21 on the basis of the population of each county as it compares to the population of participating counties, not counting residents 22 23 of any municipality. Such insurance rebate monies shall only be distributed to those counties which are in compliance with 24 subsections (5) and (6) of this section. 25

26 (2) Using <u>2000</u> as a base year, the State Tax Commission
27 shall pay to the State Treasurer, to be credited to the "County
28 Volunteer Fire Department Fund," an amount representing one-half
29 of ten percent (1/2 of 10%) of any growth after <u>2000</u> of the
30 insurance premium tax collected annually from the taxes levied on
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31 the gross premium on fire insurance policies written on properties 32 in this state, in addition to the amount collected by it under 33 Section 27-15-103 et seq.

34 (3) Insurance rebate monies shall be expended by the board
35 of supervisors for fire protection purposes of each county as
36 follows:

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(a) For training expenses;

38 (b) Purchase of equipment, purchase of fire trucks, 39 repair and refurbishing of fire trucks and fire fighting 40 equipment, and capital construction anywhere in the county or 41 pledging as security for a period of not more than ten (10) years 42 for such purchases;

43 (c) Purchase of insurance on county-owned fire fighting44 equipment;

(d) Fire protection service contracts (including, but
not limited to, municipalities, legal fire protection districts,
and nonprofit corporations providing or coordinating fire service
in or out of the county); or

49 (e) Appropriations to legal fire protection districts
50 located in counties subject to all restrictions applicable to the
51 use of insurance rebate monies.

52 Any county-owned equipment or other property, at the option of the 53 board of supervisors, may be used by any legally created fire 54 department.

55 (4) Insurance rebate monies not expended in a given fiscal 56 year for fire protection purposes shall be placed in a special 57 fund with a written plan submitted to the Commissioner of 58 Insurance for disposition and expenditure of such monies. After 59 the contracts for fire protection services have been approved and accepted by the board of supervisors, the monies shall be released 60 61 to be expended in such manner as provided by this section. 62 (5) No county shall receive payments pursuant to this section after July 1, 1988, unless such county: 63 \*SS26/R477PS\* S. B. No. 2394

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64 (a) Designates a county fire service coordinator who is
65 responsible for seeing that standard guidelines established by the
66 Commissioner of Insurance pursuant to Section 45-11-7(9),
67 Mississippi Code of 1972, are followed. The county fire
68 coordinator must demonstrate that he possesses fire-related
69 knowledge and experience;

(b) Designates one (1) member of the sheriff's department to be the county arson investigator and requires the designated member of the sheriff's department to attend <u>any</u> <u>mandatory</u> arson investigation <u>training offered by the State Fire</u> Marshal's office;

75 (c) Adheres to the standard guidelines established by
76 the Commissioner of Insurance pursuant to Section 45-11-7(9); and

77 Counties shall levy a tax of not less than (d) 78 one-fourth (1/4) mill on all property of the county or appropriate 79 avails of not less than one-fourth (1/4) mill from the county's 80 general fund for fire protection purposes. Municipalities making 81 a written declaration to the county that they fund and provide their own fire services shall be exempted from this levy. 82 This 83 levy shall be used for fire protection purposes which include, but 84 are not limited to, contracting with any provider of fire 85 protection services.

(a) No funds shall be paid by the county to any 86 (6) provider of fire protection services except in accordance with a 87 88 written contract entered into in accordance with guidelines established by the Commissioner of Insurance and properly approved 89 90 by the board of supervisors and Commissioner of Insurance. No county shall distribute funds to any fire service provider which 91 has not met the reporting requirements required by the 92 Commissioner of Insurance. At such time that a fire protection 93 services provider, particularly a county volunteer fire 94 95 department, a municipality or a fire protection district, has 96 fulfilled the obligations of the written contract and has met the \*SS26/R477PS\* S. B. No. 2394 04/SS26/R477PS PAGE 3

reporting requirements provided for in this subsection and the 97 98 board of supervisors has received the insurance rebate monies, the 99 board of supervisors shall disburse the appropriate amount to the 100 fire protection services provider within a reasonable time, not to 101 exceed six (6) weeks, from the time such requirements are met. 102 Insurance rebate monies used for the purposes of contracting shall be expended by the fire service provider for capital construction, 103 training expenses, purchase of fire fighting equipment, including 104 105 payments on any loans made for the purpose of purchasing fire fighting equipment, and purchase of insurance for any fire 106 107 equipment owned or operated by the provider.

108 (b) If the Commissioner of Insurance believes that a
109 county is using the funds in a manner not consistent with
110 subsections (5) and (6) of this section, the commissioner shall
111 request the State Auditor to conduct an investigation pursuant to
112 Section 7-7-211(e).

(7) The board of supervisors of any county may contribute funds directly to any provider of fire protection services serving such county. Such contributions must be used for fire protection purposes as may be reasonably established by the Commissioner of Insurance.

(8) Any municipal, county or local water association or other utility district supplying water may, upon adoption of a resolution authorizing such action, contribute free of charge to a volunteer fire department or fire protection district serving such local government, political subdivision or utility district such water as is necessary for fire fighting or training activities of such volunteer fire department or fire protection district.

(9) The board of supervisors of any county may, in its
discretion, grade, gravel, shell and/or maintain real property of
a county volunteer fire department, including roads or driveways
thereof, as necessary for the effective and safe operation of such
county volunteer fire department. Any action taken by the board
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(10) For the purpose of this section, "fire protection district" means a district organized under Section 19-5-151 et seq., or pursuant to any other code section or by any local and private act authorizing the establishment of a fire protection district, unless the context clearly requires otherwise.
SECTION 2. This act shall take effect and be in force from

139 and after July 1, 2004.