By: Representatives Chism, Formby

To: Insurance; Judiciary A

HOUSE BILL NO. 722

AN ACT TO AMEND SECTIONS 63-15-3, 63-15-11, 63-15-31 AND 63-15-43, MISSISSIPPI CODE OF 1972, TO INCREASE THE STATUTORY MINIMUM FOR MOTOR VEHICLE LIABILITY INSURANCE COVERAGE IN ANY ONE ACCIDENT FROM \$10,000.00 TO \$25,000.00 FOR BODILY INJURY TO OR DEATH OF ONE PERSON, FROM \$20,000.00 TO \$50,000.00 FOR BODILY INJURY TO OR DEATH OF TWO OR MORE PERSONS AND FROM \$5,000.00 TO \$25,000.00 FOR INJURY TO OR DESTRUCTION OF PROPERTY OF OTHERS; AND FOR RELATED PURPOSES.

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10 SECTION 1. Section 63-15-3, Mississippi Code of 1972, is 11 amended as follows:

12 63-15-3. The following words and phrases, when used in this 13 chapter, shall, for the purposes of this chapter, have the 14 meanings respectively ascribed to them in this section, except in 15 those instances where the context clearly indicates a different 16 meaning:

(a) "Highway" means the entire width between property lines of any road, street, way, thoroughfare or bridge in the State of Mississippi not privately owned or controlled, when any part thereof is open to the public for vehicular traffic and over which the state has legislative jurisdiction under its police power.

(b) "Judgment" means any judgment which shall have 23 become final by expiration, without appeal, of the time within 24 25 which an appeal might have been perfected, or by final affirmation on appeal, rendered by a court of competent jurisdiction of any 26 state or of the United States, upon a cause of action arising out 27 28 of the ownership, maintenance or use of any motor vehicle, for damages, including damages for care and loss of services, because 29 30 of bodily injury to or death of any person, or for damages because *HR03/R481* 722 H. B. No. G1/2 05/HR03/R481 PAGE 1 (MS\LH)

31 of injury to or destruction of property, including the loss of use 32 thereof, or upon a cause of action on an agreement of settlement 33 for such damages.

34 (C) "Motor vehicle" means every self-propelled vehicle 35 (other than traction engines, road rollers and graders, tractor 36 cranes, power shovels, well drillers, implements of husbandry and electric personal assistive mobility device as defined in Section 37 38 63-3-103) which is designed for use upon a highway, including trailers and semitrailers designed for use with such vehicles, and 39 40 every vehicle which is propelled by electric power obtained from 41 overhead wires but not operated upon rails.

For purposes of this definition, "implements of husbandry"
shall not include trucks, pickup trucks, trailers and semitrailers
designed for use with such trucks and pickup trucks.

(d) "License" means any driver's, operator's,
commercial operator's, or chauffeur's license, temporary
instruction permit or temporary license, or restricted license,
issued under the laws of the State of Mississippi pertaining to
the licensing of persons to operate motor vehicles.

50 (e) "Nonresident" means every person who is not a51 resident of the State of Mississippi.

(f) "Nonresident's operating privilege" means the privilege conferred upon a nonresident by the laws of Mississippi pertaining to the operation by him of a motor vehicle, or the use of a motor vehicle owned by him, in the State of Mississippi.

56 (g) "Operator" means every person who is in actual57 physical control of a motor vehicle.

"Owner" means a person who holds the legal title of 58 (h) 59 a motor vehicle; in the event a motor vehicle is the subject of an agreement for the conditional sale or lease thereof with the right 60 61 of purchase upon performance of the conditions stated in the 62 agreement and with an immediate right of possession vested in the 63 conditional vendee or lessee or in the event a mortgagor of a *HR03/R481* 722 H. B. No.

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64 vehicle is entitled to possession, then such conditional vendee or 65 lessee or mortgagor shall be deemed the owner for the purpose of 66 this chapter.

67 (i) "Person" means every natural person, firm,68 copartnership, association or corporation.

69 "Proof of financial responsibility" means proof of (j) 70 ability to respond in damages for liability, on account of 71 accidents occurring subsequent to the effective date of said proof, arising out of the ownership, maintenance or use of a motor 72 vehicle, in the amount of Twenty-five Thousand Dollars 73 74 (\$25,000.00) because of bodily injury to or death of one (1) person in any one (1) accident, and subject to said limit for one 75 76 (1) person, in the amount of Fifty Thousand Dollars (\$50,000.00) 77 because of bodily injury to or death of two (2) or more persons in any one (1) accident, and in the amount of Twenty-five Thousand 78 79 Dollars (\$25,000.00) because of injury to or destruction of 80 property of others in any one (1) accident.

81 (k) "Registration" means a certificate or certificates
82 and registration plates issued under the laws of this state
83 pertaining to the registration of motor vehicles.

84 (1) "Department" means the Department of Public Safety
85 of the State of Mississippi, acting directly or through its
86 authorized officers and agents, except in such sections of this
87 chapter in which some other state department is specifically
88 named.

89 (m) "State" means any state, territory or possession of 90 the United States, the District of Columbia, or any province of 91 the Dominion of Canada.

92 SECTION 2. Section 63-15-11, Mississippi Code of 1972, is 93 amended as follows:

94 63-15-11. (1) If twenty (20) days after the receipt of a 95 report of a motor vehicle accident in this state which has 96 resulted in bodily injury or death, or damage to the property of H. B. No. 722 *HRO3/R481* 05/HR03/R481 PAGE 3 (MS\LH)

any one (1) person in excess of Two Hundred Fifty Dollars 97 98 (\$250.00), the department does not have on file evidence 99 satisfactory to it that the person who would otherwise be required 100 to file security under subsection (2) of this section has been 101 finally adjudicated not to be liable, or has executed a duly 102 acknowledged written agreement providing for the payment of an agreed amount in installments with respect to all claims for 103 injuries or damages resulting from the accident, the department 104 105 shall determine the amount of security which shall be sufficient 106 in its judgment to satisfy any judgment or judgments for damages 107 resulting from such accident as may be recovered against each 108 operator or owner.

(2) The department shall, within sixty (60) days after the 109 receipt of such report of a motor vehicle accident, suspend the 110 license of each operator and all registrations of each owner of a 111 motor vehicle in any manner involved in such accident, and if such 112 113 operator is a nonresident the privilege of operating a motor 114 vehicle within this state, and if such owner is a nonresident the privilege of the use within this state of any motor vehicle owned 115 116 by him, unless such operator or owner or both shall deposit security in the sum so determined by the department and shall also 117 118 furnish proof of financial responsibility. Notice of such suspension shall be sent by the department to such operator and 119 owner not less than ten (10) days prior to the effective date of 120 121 such suspension and shall state the amount required as security. Where erroneous information is given the department with respect 122 123 to the matters set forth in subdivisions (1), (2), and (3) of subsection (4) of this section, it shall take appropriate action 124 as hereinbefore provided, within sixty (60) days after receipt by 125 126 it of correct information with respect to said matters.

127 (3) Any person so notified of suspension may, within ten
128 (10) days after receipt of such notification, make a written
129 request to the department for a hearing, and such request shall
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05/HR03/R481 PAGE 4 (MS\LH) 130 operate as a stay of any suspension pending the outcome of such 131 hearing. For the purposes of this section, the scope of such 132 hearing shall cover the issues of whether there is a reasonable 133 probability of a judgment being rendered against such person in a 134 lawsuit arising out of the accident and whether such person is 135 exempt from the requirement of depositing security under subsection (4) of this section. At such hearing the department 136 may also consider the amount of security required to be deposited, 137 The hearing shall be in accordance with rules and 138 if any. 139 regulations which shall be adopted by the department and furnished 140 to the operator or owner with the notice of suspension. For the purposes of this section, a "hearing" may consist of a 141 142 determination of such issues by the department based solely on written reports submitted by the operator or owner and by 143 investigatory officers, provided that the owner or operator, in 144 his request to the department for a hearing, has expressly 145 146 consented to such type hearing and that the department has 147 consented thereto.

Any person whose suspension has been sustained shall have the right to appeal as provided in Section 63-15-7. However, such suspension shall not be stayed by the department or any court while such appeal is pending.

Subsections (1) and (2) of this section shall not apply: 152 (4) (1) to such operator or owner if such owner had in effect at the 153 154 time of such accident a liability policy with respect to the motor vehicle involved in such accident; (2) to such operator, if not 155 the owner of such motor vehicle, if there was in effect at the 156 157 time of such accident a liability policy with respect to his operation of motor vehicles not owned by him; (3) to such operator 158 159 or owner if the liability of such operator or owner for damages resulting from such accident is, in the judgment of the 160 161 department, covered by any other form of liability insurance 162 policy or bond of a surety company authorized to do business in *HR03/R481* 722 H. B. No. 05/HR03/R481 PAGE 5 (MS\LH)

163 this state; (4) to any person qualifying as a self-insurer under 164 Section 63-15-53, or to any person operating a motor vehicle for such self-insurer; (5) to the operator or the owner of a motor 165 166 vehicle legally parked at the time of the accident; (6) to the 167 owner of a motor vehicle if at the time of the accident the 168 vehicle was stolen; or (7) to any person for whom the department has found in the hearing provided for in subsection (3) of this 169 section, that there is not a reasonable probability of a judgment 170 being rendered against such person in a lawsuit arising out of the 171 172 accident.

173 No such policy shall be effective under this section unless 174 issued by an insurance company or surety company authorized to 175 write motor vehicle liability insurance in this state, except that if such motor vehicle was not registered in this state, or was a 176 motor vehicle which was registered elsewhere than in this state at 177 the effective date of the policy or the most recent renewal 178 179 thereof, such policy shall not be effective under this section 180 unless the insurance company or surety company if not authorized to do business in this state shall execute a power of attorney 181 182 authorizing the department to accept service on its behalf of 183 notice or process in any action upon such policy arising out of 184 such accident. However, every such policy shall be subject, if 185 the accident has resulted in bodily injury or death, to a limit, exclusive of interest and cost, of not less than Twenty-five 186 187 Thousand Dollars (\$25,000.00) because of bodily injury to or death of one (1) person in any one (1) accident and, subject to said 188 189 limit for one (1) person, to a limit of not less than Fifty Thousand Dollars (\$50,000.00) because of bodily injury to or death 190 of two (2) or more persons in any one (1) accident, and if the 191 192 accident has resulted in injury to or destruction of property, to 193 a limit of not less than Twenty-five Thousand Dollars (\$25,000.00) 194 because of injury to or destruction of property of others in any 195 one (1) accident.

H. B. No. 722 *HRO3/R481* 05/HR03/R481 PAGE 6 (MS\LH) 196 SECTION 3. Section 63-15-31, Mississippi Code of 1972, is
197 amended as follows:

198 63-15-31. Judgments referred to in this chapter shall, for199 the purpose of this chapter only, be deemed satisfied:

(a) When <u>Twenty-five Thousand Dollars (\$25,000.00)</u> has
been credited upon any judgment or judgments rendered in excess of
that amount because of bodily injury to or death of one (1) person
as the result of any one (1) accident; or

(b) When, subject to such limit of <u>Twenty-five Thousand</u> <u>Dollars (\$25,000.00)</u> because of bodily injury to or death of one (1) person, the sum of <u>Fifty Thousand Dollars (\$50,000.00)</u> has been credited upon any judgment or judgments rendered in excess of that amount because of bodily injury to or death of two (2) or more persons as the result of any one (1) accident; or

(c) When <u>Twenty-five Thousand Dollars (\$25,000.00)</u> has
been credited upon any judgment or judgments rendered in excess of
that amount because of injury to or destruction of property of
others as a result of any one (1) accident.

However, payments made in settlement of any claims because of bodily injury, death or property damage arising from a motor vehicle accident shall be credited in reduction of the amounts provided for in this section.

218 **SECTION 4.** Section 63-15-43, Mississippi Code of 1972, is 219 amended as follows:

220 63-15-43. (1) A "motor vehicle liability policy" as said 221 term is used in this chapter shall mean an owner's or an 222 operator's policy of liability insurance, certified as provided in 223 Section 63-15-39 or Section 63-15-41, as proof of financial 224 responsibility, and issued, except as otherwise provided in 225 Section 63-15-41, by an insurance company duly authorized to write 226 motor vehicle liability insurance in this state, to or for the 227 benefit of the person named therein as insured.

228 (2) Such owner's policy of liability insurance:

H. B. No. 722 *HRO3/R481* 05/HR03/R481 PAGE 7 (MS\LH) (a) Shall designate by explicit description or by
appropriate reference all motor vehicles with respect to which
coverage is thereby to be granted.

232 (b) Shall pay on behalf of the insured named therein 233 and any other person, as insured, using any such motor vehicle or 234 motor vehicles with the express or implied permission of such 235 named insured, all sums which the insured shall become legally 236 obligated to pay as damages arising out of the ownership, 237 maintenance or use of such motor vehicle or motor vehicles within the United States of America or the Dominion of Canada, subject to 238 239 limits exclusive of interest and costs, with respect to each such 240 motor vehicle, as follows: Twenty-five Thousand Dollars 241 (\$25,000.00) because of bodily injury to or death of one (1) 242 person in any one (1) accident and, subject to said limit for one (1) person, Fifty Thousand Dollars (\$50,000.00) because of bodily 243 244 injury to or death of two (2) or more persons in any one (1) accident, and Twenty-five Thousand Dollars (\$25,000.00) because of 245 246 injury to or destruction of property of others in any one (1) 247 accident.

(3) Such operator's policy of liability insurance shall pay on behalf of the insured named therein all sums which the insured shall become legally obligated to pay as damages arising out of the use by him of any motor vehicle not owned by him, within the same territorial limits and subject to the same limits of liability as are set forth above with respect to an owner's policy of liability insurance.

(4) Such motor vehicle liability policy shall state the name and address of the named insured, the coverage afforded by the policy, the premium charged therefor, the policy period and the limits of liability, and shall contain an agreement or be endorsed that insurance is provided thereunder in accordance with the coverage defined in this chapter as respects bodily injury and

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(5) Such motor vehicle liability policy shall not insure:

(a) Any obligation for which the insured or any company
as his insurer may be held liable under any workmen's compensation
law;

(b) Any liability on account of bodily injury to or
death of any employee of the insured while engaged in the
employment, other than domestic, of the insured, or in domestic
employment if benefits therefor are either payable or required to
be provided under any workmen's compensation law; or

(c) Any liability because of injury to or destruction of property owned by, rented to, in charge of or transported by the insured.

(6) Every motor vehicle liability policy shall be subject tothe following provisions which need not be contained therein:

277 The liability of the insurance company with respect (a) 278 to the insurance required by this chapter shall become absolute whenever injury or damage covered by said motor vehicle liability 279 280 policy occurs; said policy may not be cancelled or annulled as to 281 such liability by any agreement between the insurance company and 282 the insured after the occurrence of the injury or damage; no 283 statement made by the insured or on his behalf and no violation of 284 said policy shall defeat or void said policy;

(b) The satisfaction by the insured of a judgment for such injury or damage shall not be a condition precedent to the right or duty of the insurance company to make payment on account of such injury or damage;

(c) The insurance company shall have the right to settle any claim covered by the policy, and if such settlement is made in good faith, the amount thereof shall be deductible from the limits of liability specified in subdivision (b) of subsection (2) of this section; or

H. B. No. 722 *HRO3/R481* 05/HR03/R481 PAGE 9 (MS\LH) (d) The policy, the written application therefor, if
any, and any rider or endorsement which does not conflict with the
provisions of the chapter shall constitute the entire contract
between the parties.

298 (7) Any policy which grants the coverage required for a 299 motor vehicle liability policy may also grant any lawful coverage 300 in excess of or in addition to the coverage specified for a motor 301 vehicle liability policy, and such excess or additional coverage 302 shall not be subject to the provisions of this chapter. With respect to a policy which grants such excess or additional 303 304 coverage, the term "motor vehicle liability policy" shall apply 305 only to that part of the coverage which is required by this 306 section.

307 (8) Any motor vehicle liability policy may provide that the 308 insured shall reimburse the insurance company for any payment the 309 insurance company would not have been obligated to make under the 310 terms of the policy except for the provisions of this chapter.

311 (9) Any motor vehicle liability policy may provide for the 312 prorating of the insurance thereunder with other valid and 313 collectible insurance.

(10) The requirements for a motor vehicle liability policy may be fulfilled by the policies of one or more insurance companies which policies together meet such requirements.

317 (11) Any binder issued pending the issuance of a motor 318 vehicle liability policy shall be deemed to fulfill the 319 requirements for such a policy.

320 **SECTION 5.** This act shall take effect and be in force from 321 and after July 1, 2005.