By: Representative Franks

To: Ways and Means

## HOUSE BILL NO. 1468

1 AN ACT TO AMEND SECTION 25-1-77, MISSISSIPPI CODE OF 1972, TO 2 REQUIRE ANY MOTOR VEHICLES PURCHASED BY A STATE AGENCY, 3 DEPARTMENT, INSTITUTION OR AGENCY TO CONTAIN A HYBRID GAS-ELECTRIC 4 MOTOR OR A MOTOR EQUIPPED FOR USING ALTERNATIVE FUELS; TO REQUIRE 5 A STATE AGENCY, DEPARTMENT, INSTITUTION OR AGENCY TO PURCHASE A 6 CERTAIN PERCENTAGE OF SUCH VEHICLES BY THE SCHEDULED TIME 7 SPECIFIED IN THIS ACT; AND FOR RELATED PURPOSES.

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. Section 25-1-77, Mississippi Code of 1972, is 10 amended as follows:

25-1-77. (1) No state department, institution or agency 11 shall purchase any motor vehicle, regardless of the source of 12 funds from which the motor vehicle is to be purchased, except 13 14 under authority granted by the Department of Finance and 15 Administration. The Department of Finance and Administration shall promulgate rules and regulations governing the purchase of 16 17 any motor vehicle by a state department, institution or agency with regard to the appropriateness of the vehicle to its intended 18 use, which shall include the requirement set forth in Subsection 19 20 (4). The Department of Finance and Administration shall not grant 21 authority to purchase a motor vehicle which is not the most appropriate vehicle type for its intended use unless specifically 22 23 approved by the Legislature.

(2) It is not the intent of the Legislature for the
Department of Finance and Administration to determine the
sufficient number of motor vehicles needed by each state
department, institution or agency, but to regulate the purchase so
that the vehicle is the most appropriate type for its intended
use. Further, it is the intent of the Legislature that any motor

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vehicle purchased shall be made with due concern for economical 30 31 and efficient use, but shall also meet the needs of the 32 department, institution or agency. The department, institution or 33 agency shall maintain proper documentation signed by the executive 34 director which provides the intended use of the vehicle and the 35 basis for choosing the vehicle. Such documentation shall show that the department, institution or agency made reasonable efforts 36 to purchase a vehicle that is economical and appropriate for its 37 intended use. All such documentation shall be maintained and made 38 available for review by the State Auditor and any other reviewing 39 40 agency.

(3) The State Auditor shall make on-site visits and conduct audits necessary to ensure the intent of this section. On or before September 1 of each year, the State Auditor shall prepare and deliver to the Senate and House Fees, Salaries and Administration Committees and the Joint Legislative Budget Committee a report containing any irregularities that he finds concerning purchases of state-owned vehicles.

(4) (a) Beginning July 1, 2005, any motor vehicle purchased 48 49 or leased by any state department, institution or agency shall 50 contain a hybrid motor powered by a combination of gasoline and 51 electricity or a motor equipped for using an alternative fuel. For purposes of this section, the term "alternative fuel" means 52 compressed natural gas, liquefied petroleum gas, reformulated 53 54 gasoline, methanol, ethanol, electricity, and any other fuel which meet or exceed federal Clean Air Act standards. 55 56 (b) All state departments, institutions or agencies shall achieve the following percentages of replacement vehicles 57 containing a hybrid motor powered by a combination of gasoline and 58 electricity, or a motor equipped for using alternative fuels, by 59 60 the times specified: 61 (i) The percentage shall be equal to or greater than thirty percent (30%) of the number of the department's, 62

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63	institution's or agency's fleet vehicles operated by January 1,
64	2006.
65	(ii) The percentage shall be equal to or greater
66	than fifty percent (50%) of the number of the department's,
67	institution's or agency's fleet vehicles operated by January 1,
68	2008.
69	(iii) The percentage shall be equal to or greater
70	that seventy-five percent (75%) of the number of the department's,
71	institution's or agency's fleet vehicles operated by January 1,
72	2010.
73	(c) The State Auditor in its annual report to the
74	Senate and House Conservation and Water Committees and the Joint
75	Legislative Budget Committee shall show the progress in achieving
76	the percentage requirements prescribed in paragraph (b).
77	SECTION 2. This act shall take effect and be in force from
78	and after July 1, 2005.