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To: Judiciary, Division A

SENATE BILL NO. 2467

1 2 3 4	AN ACT TO AMEND SECTION 75-57-47, MISSISSIPPI CODE OF 1972, TO PROVIDE CERTAIN LIMITATIONS OF LIABILITY TO PERSONS OTHER THAN CONSUMERS WHO WORK WITH LIQUEFIED PETROLEUM GAS; AND FOR RELATED PURPOSES.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
6	SECTION 1. Section 75-57-47, Mississippi Code of 1972, is
7	amended as follows:
8	75-57-47. (1) From and after the effective date of this
9	chapter, any installer or other person who shall install, connect,
L0	alter, extend, change or repair any liquefied compressed gas or
L1	compressed natural gas system, container or appliance whatsoever,
L2	or who shall install, connect, change, extend, alter or repair any
L3	piping or fitting connected with or attached to any liquefied
L4	compressed gas or compressed natural gas container, system or
L5	appliance shall, within fifteen (15) days after the completion
L6	thereof, give notice to the State Liquefied Compressed Gas Board,
L7	in writing, on forms to be provided by the State Liquefied
L8	Compressed Gas Board, that such installation, connection,
L9	alteration, extension, change or repair has been made, which
20	notice shall give full details with reference thereto, and shall
21	give the name of the person at whose order same was made, and the
22	name of the installer, as provided in this chapter, under whose
23	supervision the installation, alteration, etc., was made and the
24	address of the premises upon which same was made. Any person who
25	shall install, connect, alter, extend, change or repair any
26	liquefied compressed gas or compressed natural gas system,
27	container or appliance, or any piping or fitting connected or
28	attached thereto, without giving notice to the State Liquefied
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- 29 Compressed Gas Board as provided herein shall be subject to the
- 30 sanctions set out in this chapter.
- 31 (2) Upon receiving notice of any installation of a liquefied
- 32 compressed gas system or natural gas fueling system other than a
- 33 liquefied petroleum gas carburetion system, it shall be at the
- 34 discretion of the Commissioner of Insurance to cause same to be
- 35 inspected, and if he or she approves same after such inspection,
- 36 he or she shall leave upon such premises a written certificate of
- 37 approval. Upon receiving notice of any connection, alteration,
- 38 extension, change or repair to any system required to be inspected
- 39 at the time of installation under the provisions of this
- 40 subsection, the Commissioner of Insurance may cause the system to
- 41 be inspected if he or she believes that sufficient change or
- 42 repair has been made so as to alter the system from its original
- 43 installation.
- If, after such inspection, the inspector finds that the
- 45 installation or repair has not been properly made, he or she shall
- 46 report such fact to the distributor or installer making the
- 47 installation and request that corrections be made within
- 48 seventy-two (72) hours after the time of such inspection, if the
- 49 defects are such that can be corrected without the necessity of
- 50 condemning the entire system. Any distributor or installer who
- 51 fails or refuses to make the corrections after requested so to do
- 52 by the inspector, after a hearing before the State Liquefied
- 53 Compressed Gas Board, may have his authority or certificate of
- 54 compliance suspended or revoked.
- Installers, as defined in this chapter, are hereby authorized
- 56 to issue temporary certificates of approval for use before
- 57 inspection by the Commissioner of Insurance, but no certificate
- 58 issued by an installer shall be valid for a period longer than one
- 59 hundred twenty (120) days from date of completion or alteration,
- 60 repair or installation covered by said certificate. The
- 61 provisions of this paragraph shall not relieve the dealer, or

- 62 other person, from the liability of having such installation
- 63 inspected by the Commissioner of Insurance, as provided in this
- 64 chapter.
- All certificates of approval and permits issued by liquefied
- 66 gas inspectors under the terms of this section shall be executed
- 67 in duplicate, and the copy thereof shall be filed and preserved in
- 68 the office of the State Liquefied Compressed Gas Board for not
- 69 less than three (3) years from the date thereof.
- 70 (3) All liquefied petroleum gas carburetion systems and
- 71 natural gas carburetion systems shall be installed by an
- 72 installer, or automobile manufacturer, or be inspected by a
- 73 representative of the State Liquefied Compressed Gas Board or
- 74 Commissioner of Insurance when not installed by such qualified
- 75 installer or manufacturer.
- 76 All liquefied petroleum or natural gas carburetion systems
- 77 installed on vehicles, including school buses, used in public
- 78 transportation shall be inspected by a field inspector. The State
- 79 Liquefied Compressed Gas Board may cause to be inspected any
- 80 installations of liquefied petroleum gas or natural gas
- 81 carburetion systems on any other type vehicles as they deem
- 82 necessary. All such installations shall comply with the rules and
- 83 regulations promulgated by the State Liquefied Compressed Gas
- 84 Board.
- No person may, for a fee, install liquefied petroleum or
- 86 natural gas carburetion systems unless such person holds a license
- 87 as an installer issued by the State Liquefied Compressed Gas
- 88 Board.
- Any person who operates a vehicle on which a liquefied
- 90 petroleum or natural gas carburetion system has been installed by
- 91 a person other than an installer shall apply to the State
- 92 Liquefied Compressed Gas Board for inspection of such installation
- 93 within fifteen (15) days of such installation. No distributor of
- 94 liquefied petroleum or natural gas, or any other person, shall

- 95 fill or cause to be filled any such system which has not been 96 inspected as required by this chapter.
- 97 Any person who violates any of the provisions of this
- 98 subsection shall be subject to the penalties provided in this
- 99 chapter.
- 100 (4) No distributor of liquefied compressed gas, or other
- 101 person, shall fill, cause to be filled, or permit to be filled,
- 102 any container or system unless the installation, alteration,
- 103 extension, connection, change and repair thereof, and of all
- 104 appliances connected and used therewith, and of all pipings and
- 105 fittings connected or attached thereto, shall have first been
- 106 inspected and approved by an inspector of the State Liquefied
- 107 Compressed Gas Board or Commissioner of Insurance or installed or
- 108 altered by an installer as described in this chapter, and unless
- 109 there is exhibited to such distributor or other person the
- 110 approval of the inspector or installer provided for in the
- 111 foregoing paragraphs; nor shall any person turn on or use such
- 112 systems, containers, appliances, piping or fittings until same
- 113 have been so inspected and approved, and such approval is
- 114 exhibited to him. Any person who shall violate the provisions of
- 115 this subsection, after a duly called hearing before the State
- 116 Liquefied Compressed Gas Board, may have his license suspended or
- 117 revoked.
- 118 (5) Any liquefied compressed gas dealer, or other person,
- 119 may apply to the State Liquefied Compressed Gas Board, for
- 120 permission to take an examination to qualify as an installer, as
- 121 defined under the provisions of this chapter. The State Liquefied
- 122 Compressed Gas Board shall prepare an examination which is
- 123 sufficient to test the knowledge of the applicant as to his
- 124 qualifications for installing, repairing, altering, etc.,
- 125 equipment used in the handling of liquefied compressed gases and
- 126 of his knowledge of the handling and storage of such gases. If
- 127 after examination, the applicant is found to be competent and to

possess sufficient qualifications, the State Liquefied Compressed 128 129 Gas Board shall issue to such applicant a license or certificate 130 which shall designate the system or systems which the applicant is 131 qualified to install. The State Liquefied Compressed Gas Board 132 shall have the authority to establish different classes of 133 installers. Should the holder of any such certificate perform his duties in an unworkmanlike manner or be guilty of negligence, 134 carelessness, drunkenness on duty, or other good cause, then the 135 State Liquefied Compressed Gas Board may cancel the certificate, 136 good cause being shown; however, before the State Liquefied 137 138 Compressed Gas Board shall cancel any such certificate it shall give the holder thereof five (5) days' written notice of its 139 140 intention so to do, and shall grant to the person holding such certificate an opportunity to be heard before the State Liquefied 141 Compressed Gas Board at such time and place as shall be fixed in 142 such notice, to show cause, if any he or she can, why the license 143 144 or certificate should not be suspended or revoked. 145 application to the State Liquefied Compressed Gas Board, and upon reexamination of the applicant by the State Liquefied Compressed 146 147 Gas Board, a new certificate may be issued, but no such renewal certificate shall be issued within sixty (60) days of the 148 149 cancellation of the original certificate. The State Liquefied 150 Compressed Gas Board shall have authority to conduct any type 151 examination of applicants desiring renewal certificates which 152 will, in its opinion, test applicant's qualifications for the issuance of a renewal certificate. Any installer's certificates 153 154 heretofore issued and outstanding shall be valid until suspended 155 or revoked. (6) Any dealer or installer who shall alter or change any 156 157 system, or bulk storage plant system, or who shall substitute or

change any such fitting, after said system has been approved by an

inspector of the Commissioner of Insurance, without first

obtaining the permission of such an inspector so to do, may be S. B. No. 2467 $$^*\rm{SS01/R700}$$ 05/SS01/R700 PAGE 5

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enjoined from continuing in the business of a dealer or installer, 161 as defined in this chapter, in the State of Mississippi for a 162 period of not less than one (1) year, and any judge or chancellor 163 164 authorized to grant injunctions may grant and issue the injunction 165 herein authorized, but no such injunction shall be issued except 166 upon notice of not less than five (5) days to the dealer or 167 installer sought to be enjoined. It is expressly provided, 168 however, that nothing herein shall prevent a dealer or an 169 installer from making additional installations to any such system, provided that proper notice thereof is given to the Commissioner 170 171 of Insurance on forms provided by him or her in the same manner as such notice is required to be given in cases of installations, 172 173 repairs and alterations; nor shall anything herein prevent a dealer or an installer from making emergency repairs to any system 174 or fitting when such repairs are made necessary by a mechanical 175 176 defect, breakdown or injury to such system or fitting, but in the event of such emergency repairs, the dealer or installer making 177 178 same shall, within fifteen (15) days after making such repairs, give the Commissioner of Insurance notice of the details and facts 179 180 thereof in writing. 181 (7) (a) No legal action shall be commenced or maintained 182 against any person engaged in this state in the business of 183 selling at retail, supplying, handling or transporting liquefied petroleum gas or related equipment, if the alleged injury, damage 184 185 or loss was caused by: 186 (i) The alteration, modification or repair of 187 liquefied petroleum gas equipment or a liquefied petroleum gas appliance if the alteration, modification or repair was done 188 without the knowledge and consent of the liquefied petroleum gas 189 190 seller, supplier, handler or transporter; or 191 (ii) The use of liquefied petroleum gas equipment 192 or a liquefied petroleum gas appliance in a manner or for a

193	purpose other than that for which the equipment or appliance was
194	intended and that could not reasonably have been expected.
195	(b) A person who follows the applicable procedures
196	established by the standards of the National Fire Code as adopted
197	by the board and rules promulgated pursuant to this chapter shall
198	not be deemed to be grossly negligent or willful and wanton, and
199	shall not be subject to punitive or other exemplary damages.
200	SECTION 2. This act shall take effect and be in force from
201	and after its passage.