Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2742

BY: Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

38	SECTION 1. As used in Sections 1 through 10 of this act:
39	(a) "Agency" means the commissioner acting directly or
40	through his duly authorized officers, agents, representatives and
41	employees, to perform duties and powers prescribed by the laws of
42	this state to be performed by the Chairman of the State Tax
43	Commission, the Commissioner of Revenue or the State Tax
44	Commission, except as provided in Section 27-3-31 for those
45	matters with respect to which the chairman and associate
46	commissioners of the State Tax Commission act collectively as a
47	commission.
48	(b) "Board of review" means the board of review of the
49	State Tax Commission as appointed by the commissioner under
50	Section 2 of this act, and also means a panel of the board of
51	review when an appeal is considered by a panel of the board of
52	review instead of the board of review en banc.
53	(c) "Commissioner" means the Chairman of the State Tax
54	Commission.
55	(d) "Commission" means the State Tax Commission as

created under Section 27-3-1 when the members thereof sit

- 57 collectively to hear appeals from a hearing officer or from the 58 board of review as provided in this Sections 1 through 10 of this
- 59 act.
- (e) "Denial" means the final decision of the staff of
- 61 the agency to deny the claim, request for waiver or application
- 62 being considered. In this context, staff of the agency does not
- 63 include the board of review or the commission. "Denial" does not
- 64 mean the act of returning or refusing to consider a claim, request
- 65 for waiver or application for permit, title or tag by the staff of
- 66 the agency due to a lack of information and/or documentation
- 67 unless the return or refusal is in response to a representation by
- 68 the person who filed the claim, request for waiver or application
- 69 in issue that information and/or documentation indicated by the
- 70 staff of the agency to be lacking can not or will not be provided.
- 71 (f) "Designated representative" means an individual who
- 72 represents a person in an administrative appeal before a hearing
- 73 officer of the agency, before the board of review or before the
- 74 commission.
- 75 (g) "Last known address" when referring to the mailing
- of a notice of intent to suspend, revoke or to order the surrender
- 77 and/or seizure of the permit, tag or title or to the mailing of a
- 78 denial of permit, tag or title, means the last mailing address of
- 79 the person being sent the notice as it appears on the record of
- 80 the agency in regard to the permit, tag or title in issue. All
- 81 other references to "last known address" in Sections 1 through 10
- 82 of this act mean the official mailing address that the hearing
- 83 officer, the board of review or the commission secretary has for
- 84 the addressee in their file on the administrative appeal in which
- 85 the document or item is being mailed to the addressee. The
- 86 addressee is presumed to have received any document or item mailed
- 87 to his official mailing address. The commissioner by regulation
- 88 shall prescribe the procedure for establishing an official mailing

- 89 address in the administrative appeal process and the procedure for
- 90 changing the official mailing address. It is the responsibility
- 91 of the addressee to make sure that his official mailing address is
- 92 correct.
- 93 (h) "Mail", "mailed" or "mailing" means placing the
- 94 document or item referred to in First Class United States Mail,
- 95 postage prepaid, addressed to the person to whom the document or
- 96 item is to be sent at the last known address of that person.
- 97 Where a person is represented in an administrative appeal before a
- 98 hearing officer, the board of review or the commission by a
- 99 designated representative, the terms "mail", "mailed" or "mailing"
- 100 when referring to sending a document or item to that person shall
- 101 also mean placing the document or item referred to in First Class
- 102 United States Mail, postage prepaid, to the last known address of
- 103 that person's designated representative. Mailing to the
- 104 designated representative of a taxpayer, permittee, tag holder or
- 105 title interest holder shall constitute mailing and notice to the
- 106 taxpayer, permittee, tag holder or title interest holder.
- 107 (i) "Permit" means a type of license or permit that the
- 108 agency is authorized to issue, suspend or revoke, such as a sales
- 109 tax permit, a beer permit, a tobacco permit, a dealer license, or
- 110 designated agent status, but does not include any type of permit
- 111 issued under the Local Option Alcoholic Beverage Control Law,
- 112 Section 67-1-1, et seq. or under the Mississippi Native Wine Law
- 113 of 1976, Section 67-5-1, et seq.
- 114 (j) "Permittee" means a person holding a permit,
- 115 applying for a permit or renewing a permit.
- (k) "Person" means a natural person, partnership,
- 117 limited partnership, corporation, limited liability company,
- 118 estate, trust, association, joint venture, other legal entity or
- 119 other group or combination acting as a unit, and includes the
- 120 plural as well as the singular in number. "Person" includes the

- 121 state, county, municipal, other political subdivision and any
- 122 agency, institution or instrumentality thereof, but only when used
- 123 in the context of a taxpayer, permittee, tag holder, or title
- 124 interest holder.
- 125 (1) "Refund Claim" means a claim made in writing by a
- 126 taxpayer and received by the agency wherein the taxpayer indicates
- 127 that he overpaid taxes to the agency and requests a refund of the
- 128 overpayment and/or a credit against current or future taxes for
- 129 the overpayment.
- 130 (m) "Resident" when used to describe a taxpayer or
- 131 petitioner, means a natural person whose residence and place of
- 132 abode is within the State of Mississippi.
- (n) "Tag" means a type of license tag or plate for a
- 134 motor vehicle or trailer that the agency is authorized under
- 135 Mississippi Motor Vehicle Privilege Tax Law, Sections 27-19-1, et
- 136 seq., or under the Motor Vehicle Dealer Tag Permit Law, Sections
- 137 27-19-301, et seq., to issue or approve before issuance, but does
- 138 not include other types of license tags or plates issued by the
- 139 county tax collectors except for personalized license tags and
- 140 only to the extent that the agency determines under Section
- 141 27-19-48 that a personalized license tag applied for is considered
- 142 obscene, slandering, insulting or vulgar in ordinary usage or
- 143 demands the surrender or orders the seizure of the tag where
- 144 issued in error.
- 145 (o) "Tag holder" means the person in whose name a tag
- 146 is registered or the person applying for a tag.
- 147 (p) "Tag penalty" means the penalties imposed under
- 148 Sections 27-19-63 and 27-51-43 for any delinquency in the payment
- 149 of motor vehicle privilege tax and ad valorem tax on a motor
- 150 vehicle which can be waived by the agency for good reason shown.
- 151 Pursuant to Section 27-51-103, imposition of this ad valorem tag
- 152 penalty at the maximum rate of twenty-five percent (25%) also

- 153 results in ineligibility for the credit against motor vehicle ad
- 154 valorem taxes provided by that statute. Waiver of the twenty-five
- 155 percent (25%) delinquency penalty by the agency under Section
- 156 27-51-43 shall reinstate credit eligibility.
- (q) "Tax" means a tax, fee, penalty and/or interest
- 158 which the agency is required by either general law or by local and
- 159 private law to administer, assess and collect.
- (r) "Taxpayer" means a person who is liable for or paid
- 161 any tax to the agency.
- 162 (s) "Title" means a title to a motor vehicle or
- 163 manufactured housing issued by the agency under the Mississippi
- 164 Motor Vehicle Title Law, Section 63-21-1 et seq.
- 165 (t) "Title interest holder" shall mean the owner or
- 166 lienholder in a motor vehicle or manufactured housing as indicated
- on a title issued by the agency or as indicated on an application
- 168 to the agency for the issuance of a title.
- 169 **SECTION 2.** (1) There is hereby created a board of review
- 170 within the agency to conduct the duties assigned to it in Sections
- 171 1 through 10 of this act and any other responsibility as assigned
- 172 by the commissioner. The board of review shall be composed of
- 173 qualified employees of the agency appointed to the board by the
- 174 commissioner. The commissioner shall determine the number of
- 175 members on the board of review and may increase or decrease this
- 176 number as needed. The commissioner is authorized to remove and/or
- 177 replace a member of the board of review with or without cause.
- 178 (2) The board of review may perform its duties and
- 179 responsibilities en banc or in panels of not less than three (3)
- 180 members. When an appeal or other matter is considered by a panel,
- 181 only the members on that panel may deliberate and vote on the
- 182 appeal or matter being considered. The decision of a panel shall
- 183 be deemed the final decision of the board of review. Nothing in
- 184 this section shall prevent a member of the board of review from

- attending and/or participating in a hearing on an appeal being conducted before a panel on which he is not a member.
- 187 (3) No business shall be transacted by either the board of
 188 review en banc or by a panel of the board of review without the
 189 presence of a quorum. Three (3) members shall constitute a quorum
 190 for both the board of review and a panel of the board of review.
- 191 The commissioner shall designate one (1) member of the (4)192 board of review to be the chairman of the board of review. chairman of the board of review shall preside at any meeting or 193 hearing of the board of review en banc and at any meeting or 194 195 hearing of a panel of the board of review where he is a member of 196 that panel. In case of the absence of the chairman of the board 197 of review at a meeting or hearing of the board of review en banc 198 or in the case of a meeting or hearings of a panel of which he is not a member, the chairman of the board of review shall designate 199 200 another member of the board of review to preside at the meeting or 201 hearing. If circumstances do not permit such designation prior to 202 the meeting or hearing being convened, the member of the board of 203 review with the most tenure on the board of review shall preside. 204 The presiding officer of a meeting or hearing of the board of 205 review en banc or of a panel of the board of review, shall be 206 responsible for the taking of minutes of such meeting or hearing.

SECTION 3. (1) Any taxpayer aggrieved by an assessment of tax by the agency, by the agency's denial of a refund claim, or by the denial of a waiver of tag penalty, and who wishes to contest the action of the agency shall, within thirty (30) days from the date of the action, file an appeal in writing with the board of review requesting a hearing and correction of the contested action specifying in detail the relief requested and any other information that might be required by regulation. Failure to timely file a complete and written appeal with the board of review within this thirty-day period shall make the agency's tax

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- assessment, refund claim denial or denial of waiver of tag penalty
 final and not subject to further review by the board of review,
 the commission or a court except as to the issue of whether a
- 220 complete and written appeal to the board of review was timely
- 221 filed.

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- 222 (2) Upon receipt of a timely written appeal from a tax assessment, refund claim denial or denial of waiver of a tag 223 penalty, a hearing shall be scheduled before the board of review 224 225 unless it is determined that the relief requested in the written appeal should be granted without a hearing. A notice of the 226 227 hearing shall be mailed to the taxpayer advising the taxpayer of 228 the date, time and location of the hearing. The taxpayer or his 229 designated representative shall attend the hearing unless a 230 request is made to, and granted by, the board of review to allow 231 the taxpayer to submit his position in writing or by electronic 232 transmission in lieu of attendance. Failure of the taxpayer or 233 his designated representative to attend a hearing or to submit his 234 position in writing or by electronic transmission by the date specified by the board of review or by the hearing date, if no 235
 - assessment, denial of refund claim, or denial of waiver of a tag penalty, the board of review shall try the issues presented, according to law and the facts and within the guidelines established by regulation. The hearing before the board of review shall be informal and no official transcript will be made of the hearing. At the earliest practical date after the hearing, the members of the board of review that heard the appeal shall make a determination on the matter presented and notify the taxpayer of its findings by mailing a copy of its order to the taxpayer. If the order involves the appeal of a denial of a waiver of tag penalty, a copy of the order shall also be mailed to the tax

date was specified, shall constitute a withdrawal of the appeal.

- collector that imposed the penalty. If in the order, the board of 249 250 review orders the taxpayer to pay a tax assessment, the taxpayer shall, within thirty (30) days from the date of the order, pay the 251 252 amount ordered to be paid or appeal the order of the board of 253 review to the commission. After the thirty-day period, if the tax determined by the board of review to be due is not paid and an 254 255 appeal from the order of the board of review is not made to the 256 commission, the agency shall proceed to collect the tax assessment 257 as determined by the board of review.
- Any taxpayer aggrieved by an order of the board of 258 259 review affirming a tax assessment, the denial of a refund claim, 260 or the denial of a waiver of tag penalty, and who wishes to 261 contest the order shall, within thirty (30) days from the date of 262 the order of the board of review being contested, file an appeal 263 to the commission. The appeal shall be in writing and shall request a hearing and reversal or modification of the order of the 264 board of review, specify in detail the relief requested and 265 266 contain any other information that might be required by 267 regulation, and be filed with the commission secretary. 268 to timely file a complete and written appeal with the commission 269 secretary within the thirty-day period shall make the order of the 270 board of review final and not subject to further review by the 271 commission or a court, other than as to the issue of whether a complete and written appeal from the order of the board of review 272 273 was timely filed with the commission secretary.
- 274 (5) Upon receipt of a written appeal from an order of the
 275 board of review affirming a tax assessment, refund claim denial or
 276 denial of waiver of a tag penalty, the commission secretary shall
 277 schedule a hearing before the commission on the appeal. A notice
 278 of this hearing shall be mailed to the taxpayer advising the
 279 taxpayer of the date, time and location of hearing. The taxpayer
 280 or his designated representative shall attend the hearing unless a

- request is made to and granted by the commission to allow the
 taxpayer to submit his position in writing or by electronic
 transmission in lieu of attendance. Failure of the taxpayer or
 his designated representative to attend a hearing or to submit his
 position in writing or by electronic transmission by the date
 specified by the commission or by the hearing date, if no date was
 specified, shall constitute a withdrawal of the appeal.
 - (6) At any hearing before the commission on an appeal of an order of the board of review affirming a tax assessment, refund claim denial or denial of waiver of a tag penalty, two (2) members of the commission shall constitute a quorum. At the hearing, the commission shall try the issues presented, according to the law and the facts and pursuant to any guidelines established by The rules of evidence shall be relaxed at the regulation. hearing. Any appeal to chancery court from an order of the commission resulting from this type of hearing shall include a full evidentiary judicial hearing on the issues presented. official transcript shall be made of this hearing before the commission. After reaching a decision on the issues presented, the commission shall enter its order setting forth its findings and decision on the appeal. A copy of the order of the commission shall be mailed to the taxpayer. If the order involves an appeal of a denial of a waiver of tag penalty, a copy of the order shall also be mailed to the tax collector that imposed the penalty.
- 305 If in its order the commission orders a taxpayer to pay 306 a tax assessment, the taxpayer shall, within thirty (30) days from 307 the date of the order, pay the amount ordered to be paid or 308 properly appeal said order of the commission to chancery court as 309 provided in Section 4 of this act. After the thirty-day period, 310 if the tax determined by the commission to be due is not paid and 311 an appeal from the commission order has not been properly filed, 312 the agency shall proceed to collect the tax assessment as affirmed

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- by the commission. If in its order, the Commission determines
 that the taxpayer has overpaid his taxes, the agency shall refund
 or credit to the taxpayer, as provided by law, the amount of
 overpayment as determined and set out in the order.
- (8) At any time after the filing of an appeal to the board 317 of review or from the board of review to the commission under this 318 319 section, an appeal can be withdrawn. Such a withdrawal of an 320 appeal may be made voluntarily by the taxpayer or may occur 321 involuntarily as a result the taxpayer failing to appear at a scheduled hearing, failing to make a written submission or 322 323 electronic transmission in lieu of attendance at a hearing by the 324 date specified or by the hearing date, if no date was specified, 325 or by any other act or failure that the board of review or the 326 commission determines represents a failure on the part of the 327 taxpayer to prosecute his appeal. Any voluntary withdrawal shall 328 be in writing or by electronic transmission and sent by the 329 taxpayer or his designated representative to the chairman of the 330 board of review, if the appeal being withdrawn is to the board of review, or to the commission secretary, if the appeal being 331 332 withdrawn is to the commission. If the withdrawal of appeal is 333 involuntary, the administrative appeal body from whom the appeal 334 is being withdrawn shall note on its minutes the involuntary 335 withdrawal of the appeal and the basis for the withdrawal. Once an appeal is withdrawn, whether voluntary or involuntary, the 336 337 action from which the appeal was taken, whether a tax assessment, a denial of refund claim, a denial of waiver of tax penalty, or an 338 339 order of the board of review, shall become final and not subject 340 to further review by the board of review, the commission or a 341 court. The agency shall then proceed in accordance with law based 342 on such final action.
- 343 **SECTION 4.** (1) The findings and order of the commission 344 entered under Section 3 of this act shall be final unless the

taxpayer shall, within thirty (30) days from the date of the 345 346 order, file a petition in the chancery court appealing the order 347 and paying the tax and/or post the bond as required in Sections 1 348 through 10 of this act. The petition shall be filed against the 349 State Tax Commission and shall contain a concise statement of the 350 facts as contended by the taxpayer, identify the order from which 351 the appeal is being taken and set out the type of relief sought. 352 If in the action, the taxpayer is seeking a refund or credit for 353 an alleged overpayment of tax or for taxes paid in protest under subsection (3) of this section, the taxpayer shall allege in the 354 355 petition that he alone bore the burden of the tax sought to be 356 refunded or credited and did not directly or indirectly collect 357 the tax from anyone else.

- 358 (2) A petition under subsection (1) of this section shall be 359 filed in the chancery court of the county or judicial district in 360 which the taxpayer has a place of business or in the First 361 Judicial District of Hinds County, Mississippi; however, a 362 resident taxpayer may file the petition in the chancery court of 363 the county or judicial district in which he is a resident.
 - (3) A petition filed under subsection (1) of this section that appeals an order of the commission affirming a tax assessment, shall be accompanied by a surety bond approved by the clerk of the court in a sum double the amount in controversy, conditioned to pay the judgment of the court. The clerk shall not approve a bond unless the bond is issued by a surety company qualified to write surety bonds in this State. As an alternative to the posting of bond, a taxpayer appealing an order of the commission affirming a tax assessment may, prior to the filing of the petition, pay to the agency, under protest, the amount ordered by the commission to be paid and seek a refund of such taxes, plus interest thereon, and post with the clerk a bond for court costs in an amount of not less than Five Hundred Dollars (\$500.00).

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- (4) A petition filed under subsection (1) of this section
 that appeals an order of the commission affirming the denial of a
 refund claim or the denial of a waiver of tag penalty, shall be
 accompanied by a bond for court costs approved by the clerk of the
 court in an amount of not less than Five Hundred Dollars
 (\$500.00)
- (\$500.00). 382 383 (5) Upon the filing of the petition under subsection (1) of 384 this section, the clerk of the court shall issue a summons to the 385 State Tax Commission requiring the commission to answer or otherwise respond to the petition within thirty (30) days of 386 387 service. The summons shall be served on the State Tax Commission 388 by personal service on the commissioner as the chief executive 389 officer of the State Tax Commission. The chancery court in which 390 a petition under subsection (1) of this section is properly filed 391 shall have jurisdiction to hear and determine said cause or issues 392 joined as in other cases. In any petition in which the taxpayer 393 is seeking a refund or credit for an alleged overpayment of tax or 394 for taxes paid under protest under subsection (3) of this section, 395 the taxpayer shall prove by a preponderance of the evidence that 396 he alone bore the burden of the tax sought to be refunded or 397 credited and did not directly or indirectly collect the tax from 398 anyone else. At trial, the chancery court shall give deference to 399 the decision and interpretation of the commission as it does with the decisions and interpretation of any administrative agency, but 400 401 it shall try the case de novo and conduct a full evidentiary 402 judicial hearing on the issues raised. Based on the evidence 403 presented at the hearing, the chancery court shall determine 404 whether the taxpayer has proven by a preponderance of the 405 evidence, or by a higher standard if required by the issues 406 raised, that he is entitled to any or all of the relief he has 407 requested. The chancery court shall decide all questions 408 presented, including those as to legality and the amount of tax or

refund due, and if it finds that the tax assessment or denial of 409 410 refund claim in issue is incorrect or invalid, in whole or in 411 part, it shall determine the amount of tax or refund due, 412 including interest and, if applicable, penalty to date, and enter 413 such order or judgment as it deems proper. Interest and penalty 414 included in this determination shall be computed by the court 415 based on the methods for computing penalty and interest as specified by law for the type of tax in issue. Either the State 416 417 Tax Commission or the taxpayer, or both, shall have the right to appeal from the order of the chancery court to the Supreme Court 418 419 as in other cases. If an appeal is taken from the order of the 420 chancery court, the bonds provided for in subsections (3) and (4) 421 of this section shall continue to remain in place until a final 422 decision is rendered in the case. 423 (1) If the agency determines that there is a SECTION 5. 424 basis for suspension, surrender, seizure or revocation of a 425 permit, tag or title issued or approved by the agency, the agency 426 shall give the permittee, tag holder, title interest holder in the 427 permit, tag or title, written notice of its intent to suspend, 428 revoke or to order the surrender and/or seizure of the permit, tag 429 or title. The notice of intent shall be mailed or hand delivered 430 to the permittee, tag holder or title interest holder involved,

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- by the commissioner. As soon as practical after the show cause 441 442 hearing, the hearing officer or the members of the board of review 443 that conducted the hearing shall make a determination as to 444 whether the intended action or any other action should be taken in 445 regard to the permit, tag or title in issue. The hearing officer or board of review shall enter an order based on this 446 447 determination and a copy of this order shall be mailed to the 448 permittee, tag holder or title interest holder involved notifying 449 same of the decision and the action taken.
- (2) The order of the hearing officer or the board of review 450 451 in regard to a show cause hearing shall be final unless, within 452 thirty (30) days from the date of said order, the permittee, tag 453 holder or title interest holder appeals the order to the 454 The appeal shall be in writing and request a hearing commission. 455 and reversal or modification of the order of the hearing officer 456 or board of review, specify in detail the relief requested, 457 contain any other information that might be required by regulation 458 and be filed with the commission secretary. Failure to timely 459 file a complete and written appeal with the commission secretary 460 within the thirty-day period shall make the order of the hearing 461 officer or the board of review being appealed final and not 462 subject to further review by the commission or a court other than 463 as to the issue of whether a complete and written appeal from the order of the hearing officer or board of review was timely filed 464 465 with the commission secretary.
- 466 (3) Upon receipt of a written appeal from an order of a
 467 hearing officer or the board of review regarding a show cause
 468 hearing on a permit, tag or title, the commission secretary shall
 469 schedule a hearing before the commission on this appeal. A notice
 470 of the hearing shall be mailed to the person who filed the appeal
 471 to advise him of the date, time and location of hearing. In the
 472 case of an appeal from a show cause hearing on a title, the notice

- 473 of hearing shall also be mailed to any other title interest
- 474 holders in the motor vehicle or manufactured housing in issue.
- 475 The person who filed the appeal or his designated representative
- 476 shall attend the hearing. Failure of this person or his
- 477 designated representative to attend a hearing shall constitute a
- 478 withdrawal of the appeal.
- 479 (4) At any hearing before the commission on an appeal of an
- 480 order regarding a show cause hearing on a permit, tag or title,
- 481 two (2) members of the commission shall constitute a quorum. At
- 482 the hearing the commission shall try the issues presented
- 483 according to law and the facts and pursuant to any guidelines
- 484 established by regulation. The rules of evidence shall be relaxed
- 485 at the hearing and the hearing shall be taken down by a court
- 486 reporter. After reaching a decision on the issues presented, the
- 487 commission shall enter an order setting forth its findings and
- 488 decision on the appeal. A copy of the order of the commission
- 489 shall be mailed to the person who filed the appeal to notify him
- 490 of the findings and decision of the commission. In the case of an
- 491 appeal involving a title, a copy of the order of the commission
- 492 shall also be mailed to any other title interest holder in the
- 493 motor vehicle or manufactured housing in issue.
- 494 (5) At any time after the filing of an appeal with the
- 495 commission under this section, an appeal may be withdrawn. A
- 496 withdrawal of an appeal can be made voluntarily by the person
- 497 appealing or may occur involuntarily as the result of his failure
- 498 to appear at a scheduled hearing, or by any other act or failure
- 499 that the commission determines represents a failure on the part of
- 500 that person to prosecute his appeal. A voluntary withdrawal shall
- 501 be in writing or by electronic transmission and sent from the
- 502 person appealing or his designated representative to the
- 503 commission secretary. If the withdrawal of appeal is involuntary,
- 504 the commission shall note on its minutes the involuntary

withdrawal of the appeal and the basis for the withdrawal. Once an appeal is withdrawn, whether voluntary or involuntary, the order from the show cause hearing from which the appeal was taken shall become final and not subject to further review by the commission or a court. The agency shall then proceed in accordance with law based on such final action.

SECTION 6. (1) If the agency determines that an application 511 or request for a permit, tag or title issued or approved by the 512 agency should be denied, the agency shall give the applicant for 513 the permit, tag or title written notice of the denial by mailing 514 515 or hand delivering the notice to the applicant. In regard to the 516 denial of an application for title, the designated agent who took 517 the application and any other alleged title interest holders as appearing on the application shall also be mailed or hand 518 519 delivered a copy of the agency's denial of the title application. 520 If the applicant, or in the case of the denial of a title 521 application, any title interest holder appearing on the title 522 application, is aggrieved by the denial and wishes to contest the denial, he shall, within thirty (30) days from the date of the 523 524 written notice of the denial, file an appeal in writing with the board of review requesting a hearing on the denial that specified 525 526 in detail the relief requested and contains any other information 527 required by regulation. Failure to timely file a complete and 528 written appeal with the board of review within this thirty-day 529 period shall make final the agency's denial of the permit, tag or 530 title in issue and not subject to further review by the board of 531 review, the commission or a court except as to the issue of 532 whether a complete and written appeal to the board of review was 533 timely filed.

(2) Upon receipt of a written appeal from a denial of a permit, tag or title, a hearing shall be scheduled before the board of review unless it is determined that the relief requested

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in the written appeal should be granted without a hearing. notice of the hearing shall be mailed to the person appealing advising him of the date, time and location of hearing. appeal involves the denial of a title, the notice of hearing shall also be mailed to all other title interest holders in the motor vehicle or manufactured housing in issue, including both those that appear on a current title and those that appear on the application that was denied. The notice may contain a statement as to the basis for the denial of the permit, tag or title. person appealing, or his designated representative, shall attend the hearing unless a request is made to and granted by the board of review to allow him to submit his position in writing or by electronic transmission in lieu of attendance. Failure of the person appealing, or his designated representative, to attend a hearing or to submit his position in writing or by electronic transmission in lieu of attendance by the date specified by the board of review or by the hearing date, if no date is specified, shall constitute a withdrawal of the appeal.

(3) At a hearing before the board of review on a denial of a permit, tag or title, the board of review shall try the issues presented, according to law and the facts and within the guidelines established by regulation. The hearing before the board of review shall be informal and no official transcript shall be made of the hearing. At the earliest practical date after the hearing, the members of the board of review that heard the appeal shall make a determination on the matter presented and notify the person appealing of its findings by mailing a copy of its order to that person. In the case of a hearing involving the denial of a title, the order shall also be mailed to all other title interest holders in the motor vehicle or manufactured housing in issue, including those that appear on a current title and those that appear on the application that was denied.

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- The order of the board of review involving the denial of 569 (4)a permit, tag or title shall be final unless within thirty (30) 570 days from the date of the order, the applicant appeals the order 571 572 to the commission. In the case of an order of the board of review 573 involving a review of the denial of a title, any title interest holder in the motor vehicle or manufactured housing in issue may 574 575 appeal the order to the commission. The appeal shall be in 576 writing, request a hearing and reversal or modification of the 577 order of the board of review, specify in detail the relief requested, contain any other information that is required by 578 579 regulation and be filed with the commission secretary. 580 timely file a complete and written appeal with the commission 581 secretary within the thirty-day period will make the order of the 582 board of review being appealed final and not subject to further 583 review by the commission or a court other than as to the issue of 584 whether a complete and written appeal from the order of the board of review was timely filed with the commission secretary. 585
 - (5) Upon receipt of a written appeal from an order of the board of review involving the denial of a permit, tag or title, the commission secretary shall schedule a hearing before the commission on the appeal. A notice of the hearing shall be mailed to the person who filed the appeal to advise him of the date, time and location of hearing. In the case of an appeal from an order of the board of review involving the denial of a title, the notice of hearing shall also be mailed to all title interest holders in the motor vehicle or manufactured housing in issue. The person who filed the appeal or his designated representative shall attend the hearing. Failure of this person or his designated representative to attend a hearing shall constitute a withdrawal of the appeal.
- 599 (6) At any hearing before the commission on an appeal of an 600 order from the board of review involving the denial of a permit,

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tag or title, two (2) members of the commission shall constitute a 601 602 quorum. At the hearing, the commission shall try the issues 603 presented according to law and the facts and pursuant to any 604 guidelines established by regulation. The rules of evidence shall 605 be relaxed at the hearing and the hearing shall be taken down by a 606 court reporter. After reaching a decision on the issues 607 presented, the commission shall enter its order setting forth its 608 findings and decision on the appeal. A copy of the order of the 609 commission shall be mailed to the person who filed the appeal with the commission to notify him of the findings and decision of the 610 611 In the case of an appeal involving a title, a copy of 612 the order of the commission shall also be mailed to all title 613 interest holders in the motor vehicle or manufactured housing in 614 issue. 615 (7) At any time after the filing of an appeal with the board 616 of review, or from the board of review to the commission under Sections 1 through 10 of this act, an appeal can be withdrawn. 617 618 withdrawal of an appeal may be made voluntarily by the person who 619 filed the appeal or may occur involuntarily by the person failing 620 to appear at a scheduled hearing, by failing to make a written 621 submission or electronic transmission to the board of review in 622 lieu of attendance by the date specified by the board or by the 623 hearing date, if no date was specified, or by any other act or failure that the board of review or the commission determines 624 625 represents a failure on the part of this person to prosecute his 626 appeal. Any voluntary withdrawal shall be in writing or by 627 electronic transmission and sent by the person appealing or his designated representative to the chairman of the board of review, 628 629 if the appeal being withdrawn is to the board of review, or to the 630 commission secretary, if the appeal being withdrawn is to the 631 commission. If the withdrawal of appeal is involuntary, the 632 administrative appeal body from whom the appeal is being withdrawn shall note on its minutes the involuntary withdrawal of the appeal and the basis for the withdrawal. Once an appeal is withdrawn, whether voluntary or involuntary, the action from which the appeal was taken, whether the original denial or the order of the board of review, shall become final and not subject to further review by the board of review, the commission or a court. The agency shall then proceed in accordance with law based on such final action.

SECTION 7. (1) The order of the commission entered in accordance with Sections 5 or 6 of this act shall be final unless the permittee, tag holder, or title interest holder of the permit, tag or title in regard to which action was taken in the order shall, within thirty (30) days from the date of the order, file a petition in the chancery court seeking a review of the order. The petition shall be filed against the State Tax Commission and shall contain a concise statement of the facts as contended by the petitioner, identify the order from which the appeal is being taken and the type of relief sought. The petition shall also contain a certificate that the petitioner has paid to the commission secretary the estimated cost of the preparation of the entire record of the commission on the matter for which a review is sought.

- (2) A petition under subsection (1) of this section shall be filed in the chancery court of the county or judicial district in which the petitioner has a place of business or in the First Judicial District of Hinds County, Mississippi; however, a resident petitioner may file a petition in the chancery court of the county or judicial district in which he is a resident.
- (3) A petition filed under subsection (1) of this section 661 shall be accompanied by a bond for court costs approved by the 662 clerk of the court in an amount of at not less than Five Hundred 663 Dollars (\$500.00).

- The review by the chancery court of the order of the 664 665 commission on a petition filed under subsection (1) of this 666 section shall be based on the record made before the commission. 667 Before filing a petition under subsection (1) of this section, the 668 petitioner shall obtain from the commission secretary an estimate 669 of the cost to prepare the entire record of the commission and 670 shall pay to the commission secretary the amount of the estimate. 671 If, upon the preparation of the record, it is determined that the estimate paid was insufficient to pay the actual cost of the 672 preparation of the record, the commission secretary shall mail to 673 674 the petitioner a written notice of the deficiency. The petitioner 675 shall pay the deficiency to the commissioner secretary within 676 thirty (30) days from the date of this written notice. 677 the preparation of the record, it is determined that the estimate 678 paid by the petitioner exceeds the actual cost of the preparation 679 of the record, the commission secretary shall remit to the 680 petitioner the amount by which the estimate paid exceeds the 681 actual cost. The chancery court shall dismiss with prejudice any 682 petition filed where it is shown that the petitioner failed to pay 683 prior to filing the petition the estimated cost for preparation of 684 the record of the commission or failed to pay any deficiency in the estimate within thirty (30) days of a notice of deficiency. 685
- 686 (5) Upon the filing of the petition under subsection (1) of this section, the clerk of the court in the which the petition is 687 688 filed shall issue a summons to the State Tax Commission requiring 689 the commission to answer or otherwise respond to the petition 690 within thirty (30) days of service. The summons shall be served 691 on the State Tax Commission by personal service on the commissioner as the chief executive officer of the State Tax 692 693 Commission.
- (6) Upon the filing of an answer and/or response by the
 State Tax Commission to the petition filed under subsection (1) of

- this section, and upon the filing of the record made before the 696 697 commission with the clerk of the court, the chancery court shall, upon the motion of either party, established a schedule for the 698 699 filing of briefs in the action. The scope of review of the 700 chancery court in an action filed under subsection (1) of this 701 section shall be limited to a review of the record made before the
- 702 commission to determine if the action of the commission is
- 703 unlawful for the reason that it was:
- 704 Not supported by substantial evidence; (a)
- 705 Arbitrary or capricious; (b)
- 706 Beyond the power of the commission to make; or
- 707 In violation of some statutory or constitutional (d) 708 right of the petitioner.
- 709 (7) No relief shall be granted based upon the chancery 710 court's finding of harmless error by the commission in complying 711 with any procedural requirement; however, in the event that there
- 712 is a finding of prejudicial error in the proceedings, the cause
- 713 shall be remanded to the commission for a rehearing consistent
- 714 with the findings of the court.
- 715 The State Tax Commission, the petitioner, or both, shall
- 716 have the right to appeal from the order of the chancery court to
- 717 the Supreme Court as in other cases. If an appeal is taken from
- 718 the order of the chancery court, the bond provided for in
- 719 subsection (3) of this section shall continue to remain in place
- 720 until a final decision is rendered in the case.
- 721 SECTION 8. (1) Except as otherwise provided in this
- 722 section, it shall be unlawful for the commission, the
- 723 commissioner, the commission secretary, the agency, or an officer,
- 724 agent or employee of the agency, to divulge or make known in any
- 725 manner the information contained in the files, records and orders
- of the agency, a hearing officer of the agency, the board of 726
- 727 review or the commission in regard to an appeal to a hearing

- 728 officer, the board of review or the commission under Sections 1
- 729 through 10 of this act.
- 730 (2) For purposes of this section, the term "appellant" means
- 731 the taxpayer, permittee, tag holder or title interest holder who
- 732 filed the appeal to the board of review or the commission under
- 733 Sections 1 through 10 of this act which resulted in the files,
- 734 records and orders of that appeal. For purposes of this section,
- 735 when applied to the files, records and orders regarding a matter
- 736 brought before a hearing officer of the agency or before the board
- 737 of review for a show cause hearing, the term "appellant" shall
- 738 mean the permittee, tag holder or title interest holder in the
- 739 permit, tag or title that was the subject of the show cause
- 740 hearing.
- 741 (3) The commission, the commissioner, the commission
- 742 secretary, the agency, hearing officer or an agent or employee of
- 743 the agency is permitted to divulge and make known information
- 744 otherwise prohibited from disclosure under subsection (1) of this
- 745 section in any of the following circumstances:
- 746 (a) Where the information is being disclosed as a
- 747 result of complying with the provisions of Sections 1 through 10
- 748 of this act and/or with regulations promulgated to enforce the
- 749 provisions of Sections 1 through 10 of this act.
- 750 (b) Where the information is being provided to the
- 751 appellant or his designated representative.
- 752 (c) Where the information is being provided or
- 753 disclosed pursuant to a written authorization executed by the
- 754 appellant as prescribed by regulation.
- 755 (d) Where the information is being provided or
- 756 disclosed in the course of a court action in which the agency, the
- 757 commission, an agency officer or an agency employee and the
- 758 appellant are parties, including, but not limited to, an action

- 759 brought under Sections 1 through 10 of this act or in the course 760 of the bankruptcy case of the appellant.
- 761 (e) Where the information is being provided to the
 762 Internal Revenue Service or a taxing authority of another state
 763 under an information exchange agreement where similar information
- 764 can be obtained by the agency from the Internal Revenue Service or
- 765 state taxing authority receiving the information.
- 766 (f) Where the information is being provided pursuant to
- 767 the International Registration Plan (IRP) or the International
- 768 Fuel Tax Agreement (IFTA) or any regulations, rules or procedures
- 769 adopted under such plan or agreement.
- 770 (g) Where the disclosure of information is authorized
- 771 under Section 27-55-49, 27-55-557, 27-57-39, 27-59-53 or 27-61-20.
- 772 (h) Where the information is being provided to the
- 773 State Auditor or his employees in the course of his audit of the
- 774 agency; however, the prohibitions against disclosure which apply
- 775 to the agency shall also apply to the State Auditor and his
- 776 employees or former employees.
- 777 (i) Where the information is being provided to the
- 778 Attorney General or any other attorney representing the state or
- 779 the agency in an action brought by the appellant to set aside the
- 780 tax, in an action brought by the state or agency to recover the
- 781 tax imposed, or in an action where the appellant is being
- 782 prosecuted for a crime under the tax laws of this State.
- 783 (j) Where the information is being provided by the
- 784 commissioner to a contractor of collection services pursuant to
- 785 the authority granted the commissioner in Section 27-75-16.
- 786 (k) Where the information is being provided in
- 787 accordance with a proper judicial order. The term "proper
- 788 judicial order" as used in this paragraph shall not include
- 789 subpoenas or subpoenas duces tecum, but shall include only those
- 790 orders entered by a court of record in this state after furnishing

- 791 notice and a hearing to the appellant and the State Tax
- 792 Commission. The court shall not authorize the furnishing of such
- 793 information unless it is satisfied that the information is needed
- 794 to pursue pending litigation in with the information itself is in
- 795 issue, or the judge is satisfied that the need for furnishing the
- 796 information outweighs the rights of the appellant to have such
- 797 information secreted.
- 798 (3) Nothing in subsection (1) of this section shall prohibit
- 799 the inspection or disclosure of the minutes of the commission
- 800 except to the extent that such minutes reflect the specific amount
- 801 of a tax assessment or refund claim or the specific amount of tax
- 802 or refund claim determined by the commission to be due.
- 803 (4) Information that is prohibited from being disclosed in
- 804 subsection (1) of this section shall be exempt from the provisions
- 805 of the Mississippi Public Records Act of 1983.
- 806 (5) Due to the need to discuss confidential tax information,
- 807 the hearings before a hearing officer, the board of review and the
- 808 commission under Sections 1 through 10 of this act, and the
- 809 meetings in which the board of review and the commission
- 810 deliberate and vote on the issues raised at such hearings shall be
- 811 exempt from the provisions of Section 25-41-1 et seq.
- 812 **SECTION 9.** Except as to the determination of whether a tag
- 813 penalty should be waived under Section 27-51-43, the provisions of
- 814 Sections 1 through 10 of this act shall not apply to any action
- 815 taken by the agency, commissioner or commission in regard to ad
- 816 valorem taxes, including, but not limited to, the determination
- 817 under Section 27-31-107 as to whether property is entitled to a
- 818 new or expanded enterprise exemption, the duties and actions
- 819 performed under the Homestead Exemption Law of 1946, being Section
- 820 27-33-1 et seq., the actions taken as the result of the
- 821 examination of the recapitulation of the assessment rolls of the
- 822 counties under Section 27-35-113, the actions relating to the

- 823 examination of the assessment rolls under Section 27-35-127, and
- 824 the ad valorem assessment of railroads, public service
- 825 corporations, nuclear generating plants, railcar companies,
- 826 airline companies, motor vehicles, manufactured homes and mobile
- 827 homes. The provisions of Sections 1 through 10 of this act shall
- 828 not apply to any action of the agency, commissioner or commission
- 829 under the Local Option Alcoholic Beverage Control Law, being
- 830 Section 67-1-1 et seq. or any action under the Mississippi Native
- 831 Wine Law of 1976, being Section 67-5-1 et seq.
- 832 **SECTION 10.** (1) The commissioner may from time to time make
- 833 such rules and regulations, not inconsistent with Sections 1
- 834 through 10 of this act, as he may deem necessary to enforce its
- 835 provisions.
- 836 (2) By issuance of a subpoena under his signature and seal,
- 837 the commissioner may require any person to attend a hearing before
- 838 a hearing officer, the board of review or the commission and to
- 839 give testimony and/or produce documents or other things at that
- 840 hearing. If any person subpoenaed by the commissioner fails to
- 841 attend the hearing, refuses to testify or answer any material
- 842 question at the hearing or refuses to produce at the hearing any
- 843 document or thing subpoenaed, the commissioner is authorized to
- 844 institute proceedings in the circuit court of the county where
- 845 such person resides or is found to compel compliance with the
- 846 subpoena.
- SECTION 11. Section 25-41-3, Mississippi Code of 1972, is
- 848 amended as follows:
- 849 25-41-3. For purposes of this chapter, the following words
- 850 shall have the meaning ascribed herein, to wit:
- 851 (a) "Public body" means: (i) any executive or
- 852 administrative board, commission, authority, council, department,
- 853 agency, bureau or any other policy making entity, or committee
- 854 thereof, of the State of Mississippi, or any political subdivision

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855 or municipal corporation of the state, whether such entity be
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- 856 created by statute or executive order, which is supported wholly
- 857 or in part by public funds or expends public funds, and (ii) any
- 858 standing, interim or special committee of the Mississippi
- 859 Legislature. There shall be exempted from the provisions of this
- 860 chapter:
- 1. The judiciary, including all jury
- 862 deliberations;
- 2. Public and private hospital staffs, public
- and private hospital boards and committees thereof;
- 865 <u>3.</u> Law enforcement officials<u>;</u>
- 866 $\underline{4.}$ The military:
- 5. The State Probation and Parole Board;
- 868 6. The Workers' Compensation Commission;
- 7. Legislative subcommittees and legislative
- 870 conference committees;
- 871 (viii) The arbitration council established in
- 872 Section 69-3-19; * * *
- 873 (ix) License revocation, suspension and
- 874 disciplinary proceedings held by the Mississippi State Board of
- 875 Dental Examiners; and
- 876 (x) Hearings and meetings of the State Tax
- 877 Commission and the hearing officers and the board of review of the
- 878 State Tax Commission as provided in Section 8, Senate Bill
- 879 No._2742, 2005 Regular Session.
- (b) "Meeting" means an assemblage of members of a
- 881 public body at which official acts may be taken upon a matter over
- 882 which the public body has supervision, control, jurisdiction or
- 883 advisory power; "meeting" also means any such assemblage through
- 884 the use of video or teleconference devices.
- SECTION 12. Section 27-7-51, Mississippi Code of 1972, is
- 886 amended as follows:

887 27-7-51. (1) If, upon examination of a return made under 888 the provisions of this article, it appears that the correct amount 889 of tax is greater or less than that shown in the return, the tax 890 shall be recomputed. Any overpayment of tax so determined shall 891 be credited or refunded to the taxpayer. If the correct amount of 892 tax is greater than that shown in the return of the taxpayer, the 893 commissioner shall make his assessment of additional tax due by 894 certified mail or by personal delivery of the assessment to the 895 taxpayer, which assessment shall constitute notice and demand for The taxpayer shall be given a period of thirty (30) days 896 897 after receipt of notice in which to pay the additional tax due, 898 including penalty and interest as hereinafter provided, and if the 899 sum is not paid within the period of thirty (30) days, the 900 commissioner shall proceed to collect it under the provisions of Sections 27-7-55 through 27-7-67, provided that within the period 901 902 of thirty (30) days the taxpayer may appeal to the board of review 903 as provided by law.

- (2) In the case of an overpayment of tax, interest shall be computed under the provisions of Section 27-7-315. In the case of an underpayment of tax, interest at the rate of one percent (1%) per month from the due date of the return may be added or assessed in addition to the additional tax due as hereinabove provided in subsection (1) of this section.
- In case of failure to pay any additional taxes as 910 911 assessed under this section, unless it is shown that the failure 912 is due to reasonable cause and not due to willful neglect, there may be added to the additional amount assessed a penalty of 913 914 one-half of one percent (1/2 of 1%) of the amount of the 915 additional tax if the failure is for not more than one (1) month, 916 with an additional one-half of one percent (1/2 of 1%) for each 917 additional month or fraction thereof during which the failure

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- 918 continues, not to exceed twenty-five percent (25%) in the 919 aggregate.
- (4) Where the reported net income of a taxpayer is increased 920 921 by the Internal Revenue Service, a taxpayer who, without action by 922 the commissioner, amends a return filed under this article on the 923 basis of a change in taxable income made by the Internal Revenue 924 Service, and pays the additional tax due * * * within thirty (30) 925 days after agreeing to the federal change (and has received 926 statement of the federal changes to which agreement has been made or payment thereof), shall add interest to the additional tax at 927 928 the rate of one percent (1%) per month from due date of the 929 original return. If the additional tax, based on changes in 930 taxable income by the Internal Revenue Service, is assessed by the 931 commissioner under subsection (1) of this section, in addition to 932 the interest there may be added a penalty of one-half of one percent (1/2 of 1%) of the additional tax due if the failure is 933 for not more than one (1) month, with an additional one-half of 934 935 one percent (1/2 of 1%) for each additional month or fraction 936 thereof during which the failure to pay continues, not to exceed 937 twenty-five percent (25%) in the aggregate, unless it is shown that the failure is due to reasonable cause and not due to willful 938 939 neglect.
- 940 (5) In the case of a taxpayer who files a bond when

 941 appealing the decision of the full State Tax Commission instead of

 942 paying the amount of the additional tax found to be due by the

 943 State Tax Commission, and the tax assessment or a part of the

 944 assessment is upheld by the chancery court and/or the Supreme

 945 Court, the assessment shall bear interest at the rate of one

 946 percent (1%) per month from the due date until paid.
- 947 (6) (a) Nothing in this section shall be construed as
 948 authorizing a refund of taxes for claims pursuant to the United
 949 States Supreme Court decision of Davis v. Michigan Department of

- 950 Treasury, 109 S.Ct. 1500 (1989). These taxes were not incorrectly
- 951 and/or erroneously collected as contemplated by this chapter.
- 952 (b) In the event a court of final jurisdiction
- 953 determines the above provision to be void for any reason, it is
- 954 hereby declared the intent of the Legislature that affected
- 955 taxpayers shall be allowed a credit against future income tax
- 956 liability as opposed to a tax refund.
- 957 **SECTION 13.** Section 27-7-53, Mississippi Code of 1972, is
- 958 amended as follows:
- 959 27-7-53. (1) If a return is timely filed by the taxpayer
- 960 but the tax due is not paid, the commissioner shall make his
- 961 assessment of tax due by mail or by personal delivery of the
- 962 assessment to the taxpayer, which assessment shall constitute
- 963 notice and demand for payment. The taxpayer shall be given a
- 964 period of thirty (30) days from the date of the notice in which to
- 965 pay the tax due, including penalty and interest as hereinafter
- 966 provided, and if the sum is not paid within the period of thirty
- 967 (30) days, the commissioner shall proceed to collect it under the
- 968 provisions of Sections 27-7-55 through 27-7-67 of this article;
- 969 provided that within the period of thirty (30) days the taxpayer
- 970 may appeal to the board of review as provided by law.
- 971 (2) If no return is made by a taxpayer required by this
- 972 chapter to make a return, the commissioner shall determine the
- 973 taxpayer's liability from the best information available, which
- 974 determination shall be prima facie correct for the purpose of this
- 975 article, and the commissioner shall forthwith make an assessment
- 976 of the tax so determined to be due by mail or by personal delivery
- 977 of the assessment to the taxpayer, which assessment shall
- 978 constitute notice and demand for payment. The taxpayer shall be
- 979 given a period of thirty (30) days from the date of the notice in
- 980 which to pay the tax due, including penalty and interest as
- 981 hereinafter provided, and if the sum is not paid within the period

- of thirty (30) days, the commissioner shall proceed to collect <u>it</u>
 under the provisions of Sections 27-7-55 through 27-7-67 of this
 article; provided that within said period of thirty (30) days the
 taxpayer may appeal to the board of review as provided by law.
- 986 (3) Interest at the rate of one percent (1%) per month from
 987 the due date of the return may be added or assessed in addition to
 988 the tax due as * * * provided in subsections (1) and (2) of this
 989 section.
- In case of failure to file a return as required by this 990 (4)991 chapter, unless it can be shown that the failure is due to 992 reasonable cause and not due to willful neglect, there may be 993 added to the amount required to be shown as tax on the return a penalty of five percent (5%) of the amount of the tax if the 994 995 failure is for not more than one (1) month, with an additional 996 five percent (5%) for each additional month or fraction thereof 997 during which the failure continues, not to exceed twenty-five percent (25%) in the aggregate. The failure to file a return 998 999 penalty shall not be less than One Hundred Dollars (\$100.00).
- 1000 In case of failure to pay the amount shown as tax on any 1001 return specified in subsections (1) and (2) of this section on or 1002 before the date prescribed for payment of the tax, determined with 1003 regard to any extension of time for payment, unless it is shown 1004 that the failure is due to reasonable cause and not due to willful neglect, there may be added to the amount shown as tax on the 1005 1006 return one-half of one percent (1/2 of 1%) of the amount of the 1007 tax if the failure is for not more than one (1) month, with an additional one-half of one percent (1/2 of 1%) for each additional 1008 1009 month or fraction thereof during which the failure continues, not 1010 to exceed twenty-five percent (25%) in the aggregate.
- 1011 **SECTION 14.** Section 27-7-55, Mississippi Code of 1972, is 1012 amended as follows:

1013	27-7-55. If any taxpayer, liable for the payment of income
1014	taxes, penalties or interest, fails or refuses to pay them after
1015	receiving the notice and demands as provided in Sections 27-7-49,
1016	27-7-51 and $27-7-53$, and if the taxpayer has not filed a timely
1017	appeal to the board of review as provided by law, the commissioner
1018	shall file a notice of tax lien for the income taxes, penalties
1019	and interest with the circuit clerk of the county in which the
1020	taxpayer resides or owns property, which shall be enrolled on the
1021	judgment roll. Immediately upon receipt of the notice of tax lien
1022	for income taxes, penalties and interest, the circuit clerk shall
1023	enter upon the judgment roll, in the appropriate columns, the name
1024	of the taxpayer as judgment debtor, the name of the commissioner
1025	or State Tax Commission as judgment creditor, the amount of the
1026	taxes, penalties and interest, and the date and time of
1027	enrollment. The judgment shall be valid as against mortgagees,
1028	pledgees, entrusters, purchasers, judgment creditors, and other
1029	persons from the time of filing with the clerk. The amount of $\underline{\text{the}}$
1030	judgment shall be a debt due the State of Mississippi and remain a
1031	lien upon all property and rights to property belonging to the
1032	taxpayer, both real and personal, including choses in action, with
1033	the same force and like effect as any enrolled judgment of a court
1034	of record, and shall continue until satisfied; * * * however, the
1035	judgment shall not be a lien upon the property of the taxpayer for
1036	a longer period than seven (7) years from the date of the filing
1037	of the notice of tax lien for income taxes, penalties and interest
1038	unless \underline{an} action \underline{is} brought \underline{on} the lien before the expiration of
1039	such time or unless the commissioner refiles the notice of tax
1040	lien before the expiration of such time. The judgment shall be a
1041	lien upon the property of the taxpayer for a period of seven (7)
1042	years from the date of refiling such notice of tax lien unless \underline{an}
1043	action $\underline{\text{is}}$ brought $\underline{\text{on the lien}}$ before the expiration of such time
1044	or unless the commissioner refiles such notice of tax lien before

- the expiration of such time. There shall be no limit upon the number of times that the commissioner may refile notices of tax liens. The judgment shall serve as authority for the issuance of writs of execution, writs of attachment, writs of garnishment or other remedial writs. The commissioner may issue warrants for collection of income taxes from such judgments in lieu of the
- 1050 collection of income taxes from such judgments in lieu of the
 1051 issuance of any remedial writ by the circuit clerk.
 1052 Upon failure to pay the taxes imposed under this article by
- any taxpayer who has executed any bond, the commissioner shall
 give notice of the failure to the sureties of the bond and demand
 payment of the tax, penalties and interest within ten (10) days.

 If the sureties of the taxpayer's bond shall fail or refuse to pay
- 1057 the penal sum demanded within the ten (10) days allowed, the
 1058 commissioner shall file a notice of tax lien with the circuit
- 1059 clerk of the county in which the sureties reside or own property,
- 1060 which shall be enrolled upon the judgment roll, and the
- 1061 commissioner may proceed to collect from the sureties as $\underline{\text{in this}}$
- 1062 <u>section</u> provided <u>in this section</u> for collecting from any judgment
- 1063 debtor.
- The commissioner is hereby authorized to pay the clerk's fee for enrolling certificates of indebtedness and any court costs that may be adjudged against the commission or commissioner out of funds appropriated by the Legislature to defray expenses of the State Tax Commission.
- 1069 **SECTION 15.** Section 27-7-79, Mississippi Code of 1972, is 1070 amended as follows:
- 1071 27-7-79. (1) The commissioner shall have exclusive 1072 jurisdiction and be charged with the administration and 1073 enforcement of the provisions of this article, except as otherwise 1074 provided.
- 1075 (2) The commissioner, for the purpose of ascertaining the 1076 correctness of any return, or for the purpose of making a return

where none has been made, is hereby authorized, by any agent 1077 1078 designated by the commissioner for that purpose, to examine any books, papers, records or memoranda, bearing upon the matter 1079 1080 required to be included in the return, and may require the 1081 attendance of persons rendering a return or of any officer or 1082 employee of such person, or of any person having knowledge in the premises, and may take his testimony with reference to the matter 1083 1084 required by law to be included in the return, with power to 1085 administer oaths to such person or persons.

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- (3) If any person summoned to appear under this article to testify, or produce books, papers or other data, shall refuse to do so, the chancery court for the district in which the person resides shall have jurisdiction by appropriate process to compel such attendance, testimony or production of books, papers or other data.
- 1093 The commissioner, with the approval of the Governor, may 1094 appoint and remove such officers, agents, deputies, clerks and 1095 employees as he may deem necessary, such persons to have such 1096 duties and powers as the commissioner may, from time to time, 1097 prescribe. The salaries of all officers, agents and employees 1098 employed by the commissioner shall be such as he may prescribe, 1099 with the approval of the Governor, not to exceed such amounts as may be appropriated by the Legislature, and the members of the 1100 1101 commission and such officers, agents and employees shall be allowed such reasonable and necessary traveling and other expenses 1102 1103 as may be incurred in the performance of their duties, not to exceed the amount appropriated therefor by the Legislature. 1104
- 1105 <u>(5)</u> The commissioner shall designate certain special agents
 1106 appointed <u>under this section</u> and evidenced by a written
 1107 certificate of appointment under the seal of <u>the</u> commission, of
 1108 which judicial notice shall be taken by all courts of this state.

- 1109 Such agents, when in possession of a warrant issued under
- 1110 authority of this article, shall have all the powers and duties of
- 1111 the sheriff in enforcing the provisions of the article relating to
- 1112 the warrant thus issued, and in making arrests of persons
- 1113 obstructing or seeking to obstruct the execution of the warrant,
- 1114 or in serving any writ, notice or order connected with the
- 1115 enrolled judgment for which the warrant is issued by whatever
- 1116 officer or authority of court issued.
- 1117 (6) The commissioner may require such of the officers,
- 1118 agents, and employees, as he may designate, to give bond for the
- 1119 faithful performance of their duties, in such form and with such
- 1120 securities as he may determine, and all premiums on such bonds
- 1121 shall be paid by the commissioner out of the monies appropriated
- 1122 for the purposes of this article.
- 1123 (7) All officers empowered by law to administer oaths and
- 1124 the members of the commission, and such officers as it may
- 1125 designate, shall have power to administer an oath to any person or
- 1126 to take the acknowledgment of any person in respect to any return
- 1127 or report required by this article or the rules and regulations of
- 1128 the commissioner.
- 1129 (8) All agents of the commissioner shall have, for
- 1130 identification purposes, proper credentials signed by the chairman
- 1131 of the commission.
- 1132 (9) The commissioner shall prepare and publish annually
- 1133 statistics reasonably available with respect to the operation of
- 1134 this law, including classification of taxpayers and of the income,
- 1135 the amounts allowed as deductions, exemptions and credits, and
- 1136 also a statement of the cost of administering this article and any
- 1137 other facts deemed pertinent and valuable.
- 1138 **SECTION 16.** Section 27-7-315, Mississippi Code of 1972, is
- 1139 amended as follows:
- 1140 27-7-315. * * *

- If any overpayment of tax as reflected on a return or amended 1141 1142 return filed, and verified by the commissioner or determined to be 1143 due by the commissioner or commission when no overpayment is shown 1144 on a return or amended return, is not refunded within ninety (90) 1145 days after the prescribed due date of the return, the date the 1146 return is filed, or the date the commissioner or commission 1147 determines a refund as being due when no overpayment is shown on a return or amended return, whichever is later, interest at the rate 1148 of one percent (1%) per month shall be allowed on the overpayment 1149 1150 computed for the period after expiration of the ninety-day period
- 1152 **SECTION 17.** Section 27-7-317, Mississippi Code of 1972, is 1153 amended as follows:
- 1154 27-7-317. (1) Any employer who makes an overpayment of the tax required to be remitted to the commissioner by Section
- 1157 prescribed by the commissioner, to have the amount of the

provided in this section to the date of payment.

1158 overpayment refunded to him or to have the amount credited against

27-7-309 may file application with the commissioner, on a form

- 1159 the payment which he is required to make for a subsequent
- 1160 quarterly period, but the refund or credit shall be allowed only
- 1161 to the extent that the amount of the overpayment was not withheld
- 1162 under Section 27-7-305 by the employer.
- 1163 (2) If the commissioner shall determine that the employer is
 1164 not entitled to the refund or credit as applied for, he shall so
 1165 notify the employer of the denial of the refund claim.
- 1166 (3) Unless written application for refund or credit is
 1167 received by the commissioner from the employer within three (3)
 1168 years from the date the overpayment was made, no refund or credit
 1169 shall be allowed.
- 1170 **SECTION 18.** Section 27-9-49, Mississippi Code of 1972, is 1171 amended as follows:

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- 27-9-49. If, upon examination of any return made under this
 chapter, it appears that an amount of estate tax, interest or
 penalties has been paid in excess of that properly due, then the
 amount in excess shall be immediately refunded to the executor at
 such time as the commissioner has completed his investigation and
 has determined the correct estate tax liability of the estate.
- If the liability of an estate for estate taxes is contested with the federal government and, as a result of that contest, the commissioner determines that the Mississippi estate tax, interest or penalties have been overpaid, then the overpayment shall be promptly refunded to the executor upon receipt of the federal closing letter or the decision of the tax court in lieu of the federal closing letter.
- A refund of estate tax, interest or penalties made pursuant 1185 to this chapter shall bear interest at the rate of one-half of one 1186 percent (1/2 of 1%) per month, or major fraction thereof, for the 1187 1188 period which is the later of the due date of the estate tax return 1189 inclusive of all approved extensions, or the final payment of the estate tax, interest or penalty and continuing until the date the 1190 1191 commission has completed its investigation and has determined that 1192 a refund is due.
- If any claim for overpayment of estate tax, interest or

 1194 penalty is denied, the executor may appeal such decision to the

 1195 board of review as provided by law.
- 1196 **SECTION 19.** Section 27-13-23, Mississippi Code of 1972, is 1197 amended as follows:
- 27-13-23. (1) If a return is timely filed by the taxpayer

 1199 but the tax is not paid, the commissioner shall make his

 1200 assessment of tax due by mail or by personal delivery of the

 1201 assessment to the taxpayer, which assessment shall constitute

 1202 notice and demand for payment. The taxpayer shall be given a

 1203 period of thirty (30) days from the date of the notice in which to

- pay the tax due, including penalty and interest as * * * provided in this section, and if the sum is not paid within the thirty-day period, the commissioner shall proceed to collect it under the provisions of Sections 27-13-29 through 27-13-41 of this chapter; provided that within said thirty-day period the taxpayer may appeal to the board of review as provided by law.
- 1210 If no return is made by a taxpayer required by this chapter to make a return, the commissioner shall determine the 1211 taxpayer's liability from the best information available, which 1212 1213 determination shall be prima facie correct for the purpose of this 1214 chapter, and the commissioner shall forthwith make an assessment of the tax so determined to be due by mail or by personal delivery 1215 1216 of the assessment to the taxpayer, which assessment shall constitute notice and demand for payment. The taxpayer shall be 1217 given a period of thirty (30) days from the date of the notice in 1218 which to pay the tax due, including penalty and interest as * * * 1219 1220 provided in this section, and if the sum is not paid within the 1221 thirty-day period, the commissioner shall proceed to collect it under the provisions of Sections 27-13-29 through 27-13-41 of this 1222 1223 chapter; provided that within the thirty-day period the taxpayer 1224 may appeal to the board of review as provided by law.
- 1225 (3) Interest at the rate of one percent (1%) per month from
 1226 the due date of the return shall be added or assessed in addition
 1227 to the tax due as * * * provided in subsections (1) and (2) of
 1228 this section.
- (4) In case of failure to file a return as required by this chapter, unless it can be shown that the failure is due to reasonable cause and not due to willful neglect, there shall be added to the amount required to be shown as tax on the return a penalty of five percent (5%) of the amount of the tax if the failure is for not more than one (1) month, with an additional five percent (5%) for each additional month or fraction thereof

- during which the failure continues, not to exceed twenty-five percent (25%) in the aggregate.
- In case of failure to pay the amount shown as tax on any 1238 1239 return specified in subsections (1) and (2) of this section on or 1240 before the date prescribed for payment of the tax, determined with 1241 regard to any extension of time for payment, unless it is shown that the failure is due to reasonable cause and not due to willful 1242 neglect, there shall be added to the amount shown as tax on the 1243 return one-half of one percent (1/2 of 1%) of the amount of the 1244 tax if the failure is for not more than one (1) month, with an 1245 1246 additional one-half of one percent (1/2 of 1%) for each additional month or fraction thereof during which the failure continues, not 1247 1248 to exceed twenty-five percent (25%) in the aggregate.
- 1249 **SECTION 20.** Section 27-13-25, Mississippi Code of 1972, is 1250 amended as follows:
- 1251 27-13-25. (1) If, upon examination of a return made under 1252 the provisions of this chapter, it appears that the correct amount 1253 of tax is greater or less than that shown in the return, the tax shall be recomputed. Any overpayment of tax so determined shall 1254 1255 be credited or refunded to the taxpayer. If the correct amount of 1256 tax is greater than that shown in the return of the taxpayer, the 1257 commissioner shall make his assessment of additional tax due by 1258 certified mail or by personal delivery of the assessment to the 1259 taxpayer, which assessment shall constitute notice and demand for 1260 payment. The taxpayer shall be given a period of thirty (30) days after receipt of notice in which to pay the additional tax due, 1261 1262 including penalty and interest as * * * provided in this section, 1263 and if the sum is not paid within the thirty-day period, the commissioner shall proceed to collect $\underline{\text{it}}$ under the provisions of 1264 1265 Sections 27-13-29 through 27-13-41, provided that within the 1266 thirty-day period the taxpayer may appeal to the board of review 1267 as provided by law.

- (2) In the case of an overpayment of tax, interest shall be computed under the provisions of Section 27-7-315. In the case of an underpayment of tax, interest at the rate of one percent (1%) per month from the due date of the return shall be added or assessed in addition to the additional tax due as * * * provided in subsection (1) of this section.
- In case of failure to pay any additional taxes as 1274 (3) assessed under this section, unless it is shown that the failure 1275 is due to reasonable cause and not due to willful neglect, there 1276 shall be added to the additional amount assessed a penalty of 1277 1278 one-half of one percent (1/2 of 1%) of the amount of the additional tax if the failure is for not more than one (1) month, 1279 1280 with an additional one-half of one percent (1/2 of 1%) for each additional month or fraction thereof during which the failure 1281 continues, not to exceed twenty-five percent (25%) in the 1282 1283 aggregate.
- 1284 **SECTION 21.** Section 27-13-29, Mississippi Code of 1972, is amended as follows:
- 27-13-29. If any taxpayer, liable for the payment of 1286 1287 franchise taxes, penalties or interest, fails or refuses to pay 1288 them after receiving the notice and demands as provided in Section 1289 27-13-23 or 27-13-25, and if such taxpayer has not filed a timely 1290 appeal to the board of review as provided by law, the commissioner 1291 shall file a notice of tax lien for the franchise taxes, 1292 penalties, and interest with the circuit clerk of the county in 1293 which the taxpayer resides or owns property, which, shall be 1294 enrolled on the judgment roll. Immediately upon receipt of the 1295 notice of tax lien for franchise taxes, penalties and interest, 1296 the circuit clerk shall enter upon the judgment roll, in the appropriate columns, the name of the taxpayer as judgment debtor, 1297 1298 the name of the commissioner or State Tax Commission as judgment 1299 creditor, the amount of the taxes, penalties and interest, and the

1300 date and time of enrollment. The judgment shall be valid as against mortgagees, pledgees, entrusters, purchasers, judgment 1301 1302 creditors, and other persons from the time of filing with the 1303 The amount of the judgment shall be a debt due the State 1304 of Mississippi and remain a lien upon all property and rights to 1305 property belonging to the taxpayer, both real and personal, 1306 including choses in action, with the same force and like effect as any enrolled judgment of a court of record, and shall continue 1307 until satisfied. Such judgment shall serve as authority for the 1308 issuance of writs of execution, writs of attachments, writs of 1309 1310 garnishment or other remedial writs. The commissioner may issue warrants for collection of franchise taxes from such judgments in 1311 1312 lieu of the issuance of any remedial writ by the circuit clerk. 1313 Upon failure to pay the taxes imposed under this chapter by any taxpayer who has executed any bond, the commissioner shall 1314 give notice of the failure to the sureties of such bond and demand 1315 1316 payment of the tax, penalties and interest within ten (10) days. 1317 If the sureties of the taxpayer's bond shall fail or refuse to pay the penal sum demanded within the ten (10) days allowed, the 1318 1319 commissioner shall file a notice of tax lien with the circuit clerk of the county in which the sureties reside or own property, 1320 1321 which shall be enrolled upon the judgment roll, and the commissioner may proceed to collect from the sureties as * * * 1322 1323 provided in this section for collecting from any judgment debtor. 1324 The commissioner is hereby authorized to pay the clerk's fee for enrolling certificates of indebtedness and any court costs 1325 1326 that may be adjudged against the commission or commissioner out of 1327 funds appropriated by the Legislature to defray expenses of the 1328 State Tax Commission. SECTION 22. Section 27-13-65, Mississippi Code of 1972, is 1329

amended as follows:

- 27-13-65. (1) **Jurisdiction.** The commissioner shall have exclusive jurisdiction and be charged with the administration and enforcement of the provisions of this chapter, except as otherwise provided.
- 1335 (2) Examine books. The commissioner, for the purpose of 1336 ascertaining the correctness of any return, or for the purpose of making a return where none has been made, is hereby authorized, by 1337 any agent designated by the commissioner, for that purpose, to 1338 examine any books, papers, records or memoranda, bearing upon the 1339 matter required to be included in the return, and may require the 1340 1341 attendance of persons rendering a return or of any officer or employee of such person, or of any person having knowledge in the 1342 1343 premises, and may take his testimony with reference to the matter required by law to be included in such return, with power to 1344 1345 administer oaths to such person or persons.
- 1346 (3) **Summons.** If any person summoned to appear under this
 1347 chapter to testify, or produce books, papers or other data, shall
 1348 refuse to do so, the chancery court for the district in which such
 1349 person resides shall have jurisdiction by appropriate process to
 1350 compel * * * attendance, testimony or production of books, papers
 1351 or other data.
- 1352 (4) Employees. The commissioner, with the approval of the Governor, may appoint and remove such officers, agents, deputies, 1353 1354 clerks and employees as he may deem necessary, such persons to 1355 have such duties and powers as the commissioner may, from time to time, prescribe. The salaries of all officers, agents and 1356 1357 employees employed by the commissioner shall be such as he may 1358 prescribe, with the approval of the Governor, not to exceed such amounts as may be appropriated by the Legislature, and the members 1359 of the commission and such officers, agents and employees shall be 1360 1361 allowed such reasonable and necessary traveling and other expenses

- as may be incurred in the performance of their duties not to exceed the amount appropriated therefor by the Legislature.
- 1364 Special agents. The commissioner shall designate 1365 certain special agents appointed <u>under this section</u> and evidenced 1366 by a written certificate of appointment under the seal of the 1367 commission, of which judicial notice shall be taken by all courts 1368 of this state. Such agents, when in possession of a warrant issued under authority of this chapter, shall have all the powers 1369 and duties of the sheriff in enforcing the provisions of the 1370 chapter relating to the warrant thus issued, and in making arrests 1371 1372 of persons obstructing or seeking to obstruct the execution of such warrant, or in serving any writ, notice or order connected 1373 1374 with the enrolled judgment for which the warrant is issued by whatever officer or authority of court issued. 1375
- 1376 (6) **Employees bond.** The commissioner may require such of the officers, agents and employees, as he may designate, to give bond for the faithful performance of their duties, in such form and with such securities as he may determine, and all premiums on such bonds shall be paid by the commissioner out of the monies appropriated for the purposes of this chapter.
 - (7) Administer oath. All officers empowered by law to administer oaths and the members of the commission, and such officers as it may designate, shall have power to administer an oath to any person or to take the acknowledgment of any person in respect to any return or report required by this chapter or the rules and regulations of the commissioner.
- 1388 (8) **Credentials.** All agents of the commissioner shall have, 1389 for identification purposes, proper credentials signed by the 1390 chairman of the commission.
- 1391 (9) **Statistics.** The commissioner shall prepare and publish annually statistics reasonably available with respect to the operation of this law, as he may deem pertinent and valuable.

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1395 **SECTION 23.** Section 27-19-48, Mississippi Code of 1972, is 1396 amended as follows:

1397 27-19-48. (1) Owners of motor vehicles who are residents of this state, upon complying with the motor vehicle laws relating to 1398 1399 registration and licensing of motor vehicles, and upon payment of 1400 the road and bridge privilege taxes, ad valorem taxes and registration fees as prescribed by law for private carriers of 1401 passengers, pickup trucks and other noncommercial motor vehicles, 1402 1403 and upon payment of an additional fee in the amount provided in 1404 subsection (4)(a) of this section, shall be issued a personalized 1405 license tag of the same color as regular license tags to consist 1406 of the name of the county and not more than seven (7) letters of 1407 the alphabet or seven (7) numbers in lieu of the license tag numbering system prescribed by law. The purchaser of the 1408 personalized license tag may choose the combination of such 1409 1410 letters or numbers, but no two (2) motor vehicles shall have the 1411 same combination of letters or numbers. In the event that the same combination of letters has been chosen by two (2) or more 1412 1413 purchasers, the State Tax Commission shall assign a different number to each such purchaser which shall appear on the license 1414 1415 tag following the combination of letters; * * * however, this combination shall not exceed seven (7) letters and/or numbers. 1416 The combination of letters and/or numbers written across the 1417 1418 license tag shall be sufficiently large to be easily read but 1419 shall not be less than three (3) inches in height. No combination 1420 of letters or numbers which comprise words or expressions that are 1421 considered obscene, slandering, insulting or vulgar in ordinary usage shall be permitted, with the Chairman of the State Tax 1422 Commission having the responsibility of making this determination. 1423 1424 If, however, such license plate is issued in error or otherwise 1425 and is determined by the chairman to be obscene, slanderous,

- insulting, vulgar or offensive, the chairman shall notify the 1426 1427 owner that the license plate must be surrendered and that another 1428 personalized license plate may be selected by him and issued at no 1429 Should the vehicle owner not desire another personalized 1430 license plate, the fee for such plate shall be refunded. 1431 event the owner fails to surrender the license plate after 1432 receiving proper notification, the chairman shall issue an order 1433 directing that the license plate be seized by agents of the State Tax Commission or any other duly authorized law enforcement 1434 personnel. * * * 1435
- 1436 (2) For the purposes of this section the terms "motor vehicle" and "vehicle" include motorcycles.
- 1438 (3) Application for the personalized license tags shall be 1439 made to the county tax collector on forms prescribed by the State 1440 Tax Commission. The application form shall contain space for the applicant to make five (5) different choices for the combination 1441 of the letters and numbers in the order in which said combination 1442 1443 is desired by the applicant. The application and the additional fee, less five percent (5%) thereof to be retained by the tax 1444 1445 collector, shall be remitted to the State Tax Commission within 1446 seven (7) days of the date the application is made. The portion 1447 of the additional fee retained by the tax collector shall be deposited into the county general fund. 1448
- 1449 (a) Beginning with any registration year commencing on 1450 or after November 1, 1986, any person applying for a personalized license tag shall pay an additional fee which shall be in addition 1451 1452 to all other taxes and fees. The additional fee paid shall be for a period of time to run concurrent with the vehicle's established 1453 license tag year. The additional fee of Thirty Dollars (\$30.00) 1454 is due and payable at the time the original application is made 1455 1456 for a personalized tag and thereafter annually at the time of 1457 renewal registration as long as the owner retains the personalized

tag. If the owner does not wish to retain the personalized tag,
he must surrender it to the local county tax collector. The
additional fee due at the time of renewal registration shall be
collected by the county tax collector and remitted to the State

Tax Commission on a monthly basis as prescribed by the commission.

- 1463 The State Tax Commission shall deposit all taxes 1464 and fees into the State Treasury on the day collected. At the end of each month, the State Tax Commission shall certify the total 1465 1466 fees collected under this section to the State Treasurer who shall distribute to the credit of the State General Fund Sixteen Dollars 1467 1468 and Twenty-five Cents (\$16.25) of each additional fee and the remainder of each such additional fee shall be deposited to the 1469 1470 credit of the State Highway Fund to be expended solely for the 1471 repair, maintenance, construction or reconstruction of highways.
- 1472 (5) A regular license tag must be properly displayed as
 1473 required by law until replaced by a personalized license tag; and
 1474 the regular license tag must be surrendered to the tax collector
 1475 upon issuance of the personalized license tag. The tax collector
 1476 shall issue up to two (2) license decals for the personalized
 1477 license tag, which will expire the same month and year as the
 1478 original license tag.
- 1479 (6) The applicant shall receive a refund of the fee paid for 1480 a personalized license tag if the personalized license tag is not 1481 issued to him because the combination of letters and numbers 1482 requested to be placed thereon is not available for any reason.
- 1483 (7) In the case of loss or theft of a personalized license
 1484 tag, the owner may make application and affidavit for a
 1485 replacement license tag as provided by Section 27-19-37. The fee
 1486 for a replacement personalized license tag shall be Ten Dollars
 1487 (\$10.00). The tax collector receiving such application and
 1488 affidavit shall be entitled to retain and deposit into the county
 1489 general fund five percent (5%) of the fee for such replacement

- 1490 license tag and the remainder shall be distributed in the same 1491 manner as funds from the sale of regular license tags.
- 1492 (8) The owner of a personalized license tag may make
- 1494 duplicate personalized license tag shall be Ten Dollars (\$10.00).

application for a duplicate of such tag. The fee for such

- 1495 The tax collector receiving the application shall be entitled to
- 1496 retain and deposit into the county general fund five percent (5%)
- 1497 of the fee for such duplicate personalized license tag and the
- 1498 remainder shall be distributed in the same manner as funds from
- 1499 the sale of regular license tags. A duplicate personalized
- 1500 license tag may not be fastened to the rear of a vehicle and may
- 1501 not be utilized as a replacement for any personalized license tag
- 1502 issued pursuant to this section. Month decals and year decals
- 1503 shall not be issued for duplicate personalized license tags and
- 1504 month decals and year decals shall not be attached to duplicate
- 1505 personalized license tags.
- 1506 **SECTION 24.** Section 27-19-73, Mississippi Code of 1972, is
- 1507 amended as follows:

- 1508 27-19-73. The tax collector or the commission, as the case
- 1509 may be, is authorized and empowered to refund to any individual,
- 1510 firm or corporation any motor vehicle privilege license tax,
- 1511 permit or tag fee which has been paid or collected through error
- 1512 or otherwise when the person, individual, firm or corporation was
- 1513 not liable for such tax or fee or when the individual, firm or
- 1514 corporation has paid any such privilege tax or fee in excess of
- 1515 the sum properly due, whether such payments were made under
- 1516 protest or compulsion or not. Taxes erroneously paid within the
- 1517 meaning of this section shall include, but shall not be limited
- 1518 to, overpayments, double payments upon the same vehicle, payments
- 1519 upon vehicles not located within the State of Mississippi, and all
- 1520 other erroneous or illegal payments.

1521	All claims for refunds under this <u>section</u> shall be made
1522	within twelve (12) months from the date of the erroneous payment
1523	of * * * taxes or fees and $\underline{\text{the}}$ refunds, approved by the tax
1524	collector or commission, shall be made out of any monies collected
1525	by the tax collector or commission from the same source of
1526	revenue. If such source of revenue no longer exists, the refund
1527	shall come from the general fund collections. If such refund is
1528	approved by the tax collector, he shall issue a warrant to the
1529	claimant and deduct the proper amounts from his next settlement.
1530	If a claim for refund is disapproved, the claimant shall be
1531	notified of $\underline{\text{the}}$ disapproval and the reasons therefor. * * *
1532	SECTION 25. Section 27-55-535, Mississippi Code of 1972, is
1533	amended as follows:
1534	27-55-535. When special fuel is lost or destroyed in
1535	quantities of seven hundred fifty (750) gallons or more through
1536	explosion, fire, collision, storage tank wreckage, wreckage of
1537	loading or unloading facilities, such as pumps and lines, or acts
1538	of Providence while in storage in this state or while being
1539	transported in this state, the owner of $\underline{\text{the}}$ special fuel shall be
1540	entitled to tax credit or refund of the tax paid thereon.
1541	The commission shall be notified by the owner of $\underline{\text{the}}$ lost or
1542	destroyed special fuel within five (5) days after the loss or
1543	destruction is discovered. The commission shall make \underline{an}
1544	investigation of the facts and circumstances surrounding the loss
1545	or destruction as may be reasonably necessary for the effective
1546	administration of this article.
1547	The claim shall be made in the name of the owner of $\underline{\text{the}}$ lost
1548	or destroyed special fuel and shall be signed by the owner or his
1549	authorized agent and filed within three (3) years after the date
1550	of loss. All * * * claims must be accompanied by proof
1551	satisfactory to the commission that the special fuel for which

credit is claimed was destroyed by or through one of the means set

- 1553 forth in the first paragraph of this section, and in all cases
- 1554 where the special fuel alleged to have been destroyed was covered
- 1555 by insurance, the commission shall not approve such claims unless
- 1556 and until the insurer has acknowledged and actually paid the loss.
- 1557 Upon receipt of the claim the commission shall determine the
- 1558 amount of refund or tax credit due the claimant and in the case of
- 1559 refund the amount shall be refunded to the claimant as provided in
- 1560 Section 27-55-19.
- 1561 If the commission determines that any refund claim shall not
- 1562 be paid, it shall notify the claimant stating the reason or
- 1563 reasons why the claim is disallowed.
- 1564 A claimant may, within thirty (30) days after receipt of
- 1565 written notice of the disallowance of his claim, appeal to the
- 1566 board of review as provided by law.
- 1567 **SECTION 26.** Section 27-57-19, Mississippi Code of 1972, is
- 1568 amended as follows:
- 1569 27-57-19. When lubricating oil is lost or destroyed in
- 1570 quantities of two hundred fifty (250) gallons or more through
- 1571 explosion, fire, collision, storage tank wreckage, wreckage of
- 1572 loading or unloading facilities or other acts of Providence, only
- 1573 while in storage in this state or while being transported in this
- 1574 state, the owner of the lubricating oil shall be entitled to a
- 1575 refund of the tax paid thereon.
- 1576 The commission shall be notified by the owner of lubricating
- 1577 oil lost or destroyed within five (5) days after the loss or
- 1578 destruction is discovered. The commission shall make \underline{an}
- 1579 investigation of the facts and circumstances surrounding the loss
- 1580 or destruction as may be reasonably necessary for the effective
- 1581 administration of this section.
- The claim shall be made in the name of the owner of the
- 1583 lubricating oil lost or destroyed, and shall be signed by the
- 1584 owner or his authorized agent and filed within three (3) years

- after the date of the loss. All * * * claims must be accompanied by proof satisfactory to the commission that the lubricating oil for which credit is claimed was destroyed as herein provided. In all cases where lubricating oil alleged to have been destroyed was covered by insurance, the commission shall not approve such claim unless and until the insurer has acknowledged and actually paid
- 1590 unless and until the insurer has acknowledged and actually paid 1591 the loss.
- Upon the receipt of the claim, the commission shall determine the amount of refund or tax credit due to the claimant and in the case of refund the amount shall be refunded to the claimant as provided in Section 27-55-19. The refund shall be paid from current lubricating oil tax collections.
- 1597 If the commission determines that any refund claim shall not
 1598 be paid or any tax credit allowed, it shall notify the claimant at
 1599 the earliest possible date after <u>it</u> determines the claim cannot be
 1600 allowed stating the reason or reasons why the claim is rejected.
- 1601 A claimant may, within thirty (30) days after the rejection 1602 of his claim, appeal to the board of review as provided by law.
- 1603 **SECTION 27.** Section 27-65-27, Mississippi Code of 1972, is 1604 amended as follows:
- 1605 27-65-27. (1) Any person who engages, or who intends to 1606 engage, in any business or activity which will subject such person 1607 to a privilege tax imposed by this chapter, shall apply to the 1608 commissioner for a permit to engage in and to conduct any business 1609 or activity upon the condition that he shall pay the tax accruing 1610 to the State of Mississippi under the provisions of this chapter, 1611 and shall keep adequate records of such business or activity as 1612 required by this chapter. By making an application for a permit issued pursuant to this section, a person agrees, regardless of 1613 1614 his presence in this state, to:
- 1615 (a) Be subject to the jurisdiction of this state for 1616 purposes of taxation;

- 1617 (b) Collect and remit all taxes levied under this
 1618 chapter on the type of business or activity to be conducted by the
 1619 applicant;
- 1620 (c) Be subject to all the provisions of this chapter.
- 1621 (2) Upon receipt of the permit, the applicant shall be duly
 1622 licensed under this chapter to engage in and conduct the business
 1623 or activity. The permit shall continue in force so long as the
 1624 person to whom it is issued shall continue in the same business at
 1625 the same location, unless revoked by the commissioner for cause.
- 1626 The commissioner shall require of every person desiring 1627 to engage in business within this state who maintains no permanent place of business within this state, of every person desiring to 1628 1629 engage in the business of making sales of mobile homes, a cash 1630 bond or an approved surety bond in an amount sufficient to cover 1631 twice the estimated tax liability for a period of three (3) 1632 months. * * * However, * * * the bond shall in no case be less than One Hundred Dollars (\$100.00) and * * * the tax may be 1633 1634 prepaid in lieu of filing bond if the amount is approved by the 1635 commissioner. This bond shall be filed with the commissioner 1636 prior to the issuance of a permit to do business and before any 1637 such person may engage in business within this state. Failure to 1638 comply with the provision will subject such person to the 1639 penalties provided by this chapter.
- (4) The commissioner is * * * authorized to deny the

 1641 application for a permit or revoke the permit of any person who

 1642 has failed or is failing to comply with any of the provisions of

 1643 this chapter. * * * Revocation of such permit, or engaging or

 1644 continuing in business after such permit is revoked or engaging in

 1645 business without a permit, shall subject the person to all the

 1646 penalties imposed by this chapter.
- 1647 (5) Any person liable for the tax who fails to obtain a 1648 permit from the commissioner, or who continues in business after

such permit has been revoked, or who fails to make his returns for taxation as provided, or who fails to keep adequate records and invoices provided by this chapter, or who fails or refuses to permit inspection of such records, or who fails to pay any taxes due hereunder, shall forfeit his rights to do business in this state until he complies with all the provisions of this chapter and until he enters into a bond, with sureties, to be approved by the commissioner, in an amount not to exceed twice the amount of all taxes estimated to become due under this chapter by the person for any period of three (3) months, conditioned to comply with the provisions of this chapter, and pay all taxes legally due by him.

in any business or activity without obtaining a permit, or after the permit has been revoked, or without filing a required bond, or without keeping and allowing inspection of all records required by this chapter, or without making a return, or returns, and without paying all taxes due by him hereunder, it shall be the duty of the commissioner to proceed by injunction to prevent the continuance of the business. Any temporary injunction enjoining the continuance of the business shall be granted without notice by a judge or chancellor now authorized to grant injunctions.

SECTION 28. Section 27-65-57, Mississippi Code of 1972, is 1671 amended as follows:

27-65-57. If any person liable for the payment of sales taxes, damages or interest fails or refuses to pay them after receiving the notice and demand as provided in Sections 27-65-35 and 27-65-37, and if such person has not filed a timely appeal to the board of review as provided by law, the commissioner may file a notice of a tax lien for the sales taxes, damages and interest with the circuit clerk of the county in which the taxpayer resides or owns property which shall be enrolled as a judgment on the judgment roll.

1681	Immediately upon receipt of the notice of the tax lien for
1682	sales taxes, damages and interest, the circuit clerk shall enter
1683	the notice of a tax lien as a judgment upon the judgment roll and
1684	show in the appropriate columns the name of the taxpayer as
1685	judgment debtor, the name of the commissioner or State Tax
1686	Commission as judgment creditor, the amount of the taxes, damages
1687	and interest, and the date and time of enrollment. The judgment
1688	shall be valid as against mortgagees, pledgees, entrusters,
1689	purchasers, judgment creditors, and other persons from the time of
1690	filing with the clerk. The amount of $\underline{\text{the}}$ judgment shall be a debt
1691	due the State of Mississippi and remain a lien upon all property
1692	and rights to property belonging to the taxpayer, both real and
1693	personal, including choses in action, with the same force and like
1694	effect as any enrolled judgment of a court of record, and shall
1695	continue until satisfied. The judgment shall be the equivalent of
1696	any enrolled judgment of a court of record and shall serve as
1697	authority for the issuance of writs of execution, writs of
1698	attachment, writs of garnishment or other remedial writs. The
1699	commissioner may issue warrants for collection of sales taxes from
1700	such judgments, in lieu of the issuance of any remedial writ by
1701	the circuit clerk, as provided in Sections 27-65-59 and 27-65-61
1702	hereof; * * * however, * * * such judgment shall not be a lien
1703	upon the property of the taxpayer for a longer period than seven
1704	(7) years from the date of the filing of the notice of tax lien
1705	for sales taxes, damages and interest unless action be brought
1706	thereon before the expiration of such time or unless the
1707	commissioner refiles $\underline{\text{the}}$ notice of tax lien before the expiration
1708	of such time. The judgment shall be a lien upon the property of
1709	the taxpayer for a period of seven (7) years from the date of
1710	refiling the notice of tax lien unless action be brought thereon
1711	before the expiration of such time or unless the commissioner
1712	refiles the notice of tax lien before the expiration of such time.

- 1713 There shall be no limit upon the number of times that the 1714 commissioner may refile notices of tax liens.
- 1715 Upon failure to pay the taxes imposed under this chapter by
- 1716 any taxpayer who has executed any bond under provisions of this
- 1717 chapter, the commissioner shall give notice of the failure to the
- 1718 sureties of the bond and demand payment of the tax, damages and
- 1719 interest within ten (10) days. If the sureties on the taxpayer's
- 1720 bond shall fail or refuse to pay the penal sum demanded within the
- 1721 ten (10) days allowed, the commissioner shall file a notice of tax
- 1722 lien with the circuit clerk of the county in which the sureties
- 1723 reside or own property which shall be enrolled upon the judgment
- 1724 roll, and the commissioner may proceed to collect from the
- 1725 sureties as hereinafter provided for collecting from any judgment
- 1726 debtor.
- 1727 The commissioner is hereby authorized to pay the clerk's fee
- 1728 for enrolling the notice of tax lien out of funds appropriated by
- 1729 the Legislature to defray expenses of the State Tax Commission.
- 1730 **SECTION 29.** Section 27-69-9, Mississippi Code of 1972, is
- 1731 amended as follows:
- 1732 27-69-9. In addition to the penalties imposed in this
- 1733 chapter, after the second offense for any violation, the
- 1734 commissioner may revoke any permit which may have been issued to
- 1735 any person, or persons, violating any provisions of this chapter,
- 1736 or any rules or regulations promulgated by the commissioner under
- 1737 authority of this chapter * * *.
- 1738 The commissioner, in the event a permit is revoked, is
- 1739 required to notify by letter, all manufacturers, wholesalers and
- 1740 distributors having a permit required by this chapter, that the
- 1741 permit has been revoked, and such manufacturer, wholesaler and
- 1742 distributor is henceforth prohibited from selling taxable tobacco
- 1743 to such dealer or retailer.

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      amended as follows:
           27-73-1. (1) If any person, firm or corporation has paid,
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      or shall hereafter pay to the Auditor of Public Accounts * * * or
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      the Commissioner of Insurance, through error or otherwise, whether
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      paid under protest or not, any ad valorem, privilege or excise tax
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      for which the person, firm or corporation was not liable, or if
      any such taxpayer has paid any tax in excess of the sum properly
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      due and such erroneous payment or overpayment has been paid into
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      the proper treasury, the taxpayer shall be entitled to a refund of
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      the taxes so erroneously paid. Taxes erroneously paid within the
      meaning of this section shall include double payment, or
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      overpayment, or payment on state, United States, vacant and exempt
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      land, and the purchase price paid for the redemption of lands
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      erroneously sold for taxes.
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           Claims for refund under the provisions of this section shall
      be filed with the Auditor of Public Accounts and shall be
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      supported by proper documents showing the overpayment or erroneous
      payment for which claim is made. The * * * auditor is hereby
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      authorized and required to make a careful investigation and audit
      of all such claims and if he shall find that the taxes or monies
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      covered by the * * * claim have been erroneously paid into the
      treasury of the state, county, drainage or levee districts, he
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      shall distribute the claim against each separate fund in
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      proportion to the amount paid over to such fund in each case, and
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      submit the audited claim with the voucher and evidence upon which
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      the claim is based, to the Attorney General for his approval.
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      Attorney General shall have plenary power to require the claimant
      or the officer who collected the tax to furnish any * * *
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      additional documents or information as may in his opinion be
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      necessary or proper to enable him to determine the merits of the
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      claim.
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SECTION 30. Section 27-73-1, Mississippi Code of 1972, is

If the Attorney General shall be of the opinion that the 1776 1777 claim is in proper form and complies with the requirements of this 1778 section, he shall approve the claim and return it to the Auditor 1779 of Public Accounts, who shall thereupon file in his office the 1780 audited claim, together with the Attorney General's approval and 1781 all other documents relating to the claim, as a voucher, and issue his warrant on the State Treasurer in favor of the claimant for 1782 the amount of purchase money or taxes erroneously paid into the 1783 State Treasury. The auditor shall then certify to the clerk of 1784 the board of supervisors, the secretary of the drainage district 1785 1786 board, or the secretary of the levee board, as the case may be, the amount, if any, found to be due to the claimant by the county, 1787 1788 drainage district or levee district. Upon receipt of the certificate, the board of supervisors, or the commissioners of the 1789 drainage district or of the levee district, shall cause a warrant 1790 to be issued on the treasurer of the county or drainage or levee 1791 district, as the case may be, in favor of the claimant for the 1792 1793 amount erroneously paid into their respective treasuries. If the Attorney General shall disapprove the claim, he shall 1794 1795 return it to the Auditor of Public Accounts accompanied by his opinion which shall show the reason for his disapproval, whereupon 1796 1797 the auditor shall promptly notify the claimant of the disapproval. A claimant taxpayer being aggrieved at the disapproval may, within 1798 six (6) months from the date thereof, file in the chancery court 1799 1800 his petition for appeal and review. All * * * petitions for appeal and review shall be filed in the chancery court of the 1801 1802 county in which the money for which refund is claimed was originally paid, and shall be accompanied by a bond in the sum of 1803 Five Hundred Dollars (\$500.00) conditioned to pay all costs which 1804 may accrue in the case, which bond shall be approved by the clerk 1805 1806 of the * * * court. Upon the approval of the bond, the chancery 1807 clerk shall give the Attorney General and the Auditor of Public

Accounts notice, as required by law, of the filing of the 1808 1809 petition. It shall be the duty of the * * * auditor to promptly 1810 transmit to the court in which the appeal is pending a certified 1811 copy of the entire record of the claim as shown by the files in 1812 his office, which record shall be docketed by the clerk in the 1813 cause, and the controversy shall be tried by the court on such It shall be the duty of the Attorney General to defend on 1814 record. 1815 behalf of the state, and he may request the district attorney, county attorney or attorney for the drainage or levee district, as 1816 the case may be, to defend on behalf of the county, drainage or 1817 1818 levee district. If the claimant taxpayer shall prevail, judgment shall be entered requiring the payment of the claim in like manner 1819 1820 as if it had been duly approved by the Attorney General. however, the action of the Attorney General in disapproving the 1821 claim shall be affirmed by the court, judgment shall be entered 1822 against the appealing taxpayer for the costs of the proceedings. 1823 1824 Nothing in this section shall be so construed as to authorize 1825 the recovery or repayment of any tax heretofore levied and collected by any special road district, drainage district, or 1826 1827 separate school district, on account of, or upon the ground that 1828 the law authorizing such tax was unconstitutional, whether the 1829 unconstitutionality of such tax be based upon the creation or mode of operation of any special road district, drainage district or 1830 1831 separate school district. Provided further, that nothing in this 1832 section shall be construed as authorizing the refunding of state taxes paid into the State Treasury through error, or otherwise, or 1833 1834 satisfying a judgment or decree against the state except through 1835 an appropriation therefor by the Legislature. 1836 This section shall not be construed as repealing or

modifying Section 27-73-7, or any other law providing for the

application for or the certification of a claim for refund, but

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- 1839 shall be taken and construed as an additional and supplemental
- 1840 method of refunding taxes erroneously paid.
- 1841 SECTION 31. Section 27-73-5, Mississippi Code of 1972, is
- 1842 amended as follows:
- 1843 27-73-5. All suits by any taxpayer for the recovery of any
- 1844 privilege * * * or other excise tax, except taxes paid to the
- 1845 State Tax Commission, and all applications or proceedings for any
- 1846 refund or credit of such taxes shall be filed or made within three
- 1847 (3) years next after the return was filed, or from the date the
- 1848 assessment of the tax was made, or from the date the tax was paid,
- 1849 as the case may be, whichever is the earlier, and no recovery of
- 1850 taxes under any such suit shall be had and no refund of taxes
- 1851 shall be made unless the suit or application was filed within the
- 1852 period of limitation.
- 1853 * * * However, as to income taxes the three-year statute of
- 1854 limitations shall be extended to six (6) years in cases where the
- 1855 reported net income of a taxpayer has been reduced by the bureau
- 1856 of internal revenue for any taxable period.
- 1857 **SECTION 32.** Section 67-3-29, Mississippi Code of 1972, is
- 1858 amended as follows:
- 1859 67-3-29. (1) The commissioner, or a hearing officer or the
- 1860 board of review, as designated by the commissioner, after a show
- 1861 cause hearing, shall revoke or suspend any permit granted by
- 1862 authority of this chapter to any person who shall violate any of
- 1863 the provisions of this chapter or the revenue laws of this state
- 1864 relating to engaging in transporting, storing, selling,
- 1865 distributing, possessing, receiving or manufacturing of wines or
- 1866 beers, or any person who shall hereafter be convicted of the
- 1867 unlawful sale of intoxicating liquor, or any person who shall
- 1868 allow or permit any form of illegal gambling or immorality on the
- 1869 premises described in such permit. The commissioner shall not
- 1870 revoke or suspend a permit of a retailer for the sale of light

- wine or beer to a person under the age of twenty-one (21) years until there has been a conviction of the permit holder or an employee of the permit holder for such violation.
- 1874 If any person exercising any privilege taxable under the 1875 provisions of Chapter 71 of Title 27, Mississippi Code of 1972, 1876 shall willfully neglect or refuse to comply with the provisions of 1877 such chapter, or any rules or regulations promulgated by the commissioner under authority of such chapter, or the provisions of 1878 1879 this chapter, including maintaining the qualifications of an applicant under Section 67-3-19, during the permit period, the 1880 1881 commissioner shall be authorized to revoke or suspend the permit theretofore issued to the person * * *. Any person whose permit 1882 1883 shall have been revoked by the commissioner shall be thereafter prohibited from exercising any privilege under the provisions of 1884 Chapter 71 of Title 27, Mississippi Code of 1972, for a period of 1885 1886 two (2) years from the date of the revocation. The commissioner 1887 may, however, for good cause shown, grant a new permit upon such 1888 conditions as the commissioner may prescribe. Any person whose permit shall have been suspended by the commissioner shall be 1889 1890 prohibited from exercising any privilege under the provisions of Chapter 71 of Title 27, Mississippi Code of 1972, during the 1891 1892 period of the suspension. Failure of the person to comply with 1893 the terms of the suspension shall be cause for revocation of his permit, in addition to the other penalties provided by law. 1894
- 1895 In addition to the reasons specified in this section and other provisions of this chapter, the commissioner shall be 1896 1897 authorized to suspend the permit of any permit holder for being 1898 out of compliance with an order for support, as defined in Section 93-11-153. The procedure for suspension of a permit for being out 1899 1900 of compliance with an order for support, and the procedure for the 1901 reissuance or reinstatement of a permit suspended for that 1902 purpose, and the payment of any fees for the reissuance or

- 1903 reinstatement of a permit suspended for that purpose, shall be
- 1904 governed by Section 93-11-157 or Section 93-11-163, as the case
- 1905 may be. If there is any conflict between any provision of Section
- 1906 93-11-157 or Section 93-11-163 and any provision of this chapter,
- 1907 the provisions of Section 93-11-157 or 93-11-163, as the case may
- 1908 be, shall control.
- 1909 **SECTION 33.** Section 67-3-59, Mississippi Code of 1972, is
- 1910 amended as follows:
- 1911 67-3-59. (1) Except as * * * provided in this subsection,
- 1912 sales by wholesalers, distributors or manufacturers to persons who
- 1913 do not hold valid permits are unlawful; and any wholesaler,
- 1914 distributor or manufacturer making such sales, or who sells any
- 1915 beer or light wine on which the tax provided by law has not been
- 1916 paid, shall, in addition to any other fines, penalties and
- 1917 forfeitures, be subject to a penalty of Twenty-five Dollars
- 1918 (\$25.00) for each * * * sale. If all other applicable taxes are
- 1919 paid, this penalty will not apply to the following: sales to
- 1920 employees of the wholesaler; sales to nonprofit charitable and
- 1921 civic organizations for special fund raising events provided that
- 1922 the beer or light wine is not resold; sales to affiliated member
- 1923 associations.
- 1924 (2) The commissioner may assess the penalty by giving notice
- 1925 by * * * mail, demanding payment within thirty (30) days from date
- 1926 of delivery of the notice. * * *
- 1927 The proceeds of all penalties shall be deposited by the
- 1928 commissioner with the other monies collected by him and shall be
- 1929 disposed of as provided by law.
- 1930 **SECTION 34.** Section 75-23-25, Mississippi Code of 1972, is
- 1931 amended as follows:
- 1932 75-23-25. The State Tax Commission shall prescribe, adopt
- 1933 and enforce rules and regulations relating to the administration
- 1934 and enforcement of the Unfair Cigarette Sales Law.

1935 The commission is hereby empowered to and may from time to 1936 time undertake and make or cause to be made one or more cost 1937 surveys for the state or such trading area or areas as it shall 1938 define and when a cost survey shall have been made by or approved 1939 by it, it shall be permissible to use the cost survey as provided 1940 in * * * Section 75-23-19(b) * * *. The commission may revoke or suspend the license issued under the provisions of this law or the 1941 tobacco tax law of this state, of any person who refuses or 1942 1943 neglects to comply with any provisions of this article or any rule 1944 or regulation of the commission prescribed under this article. 1945 Whenever any person fails to comply with any provision of the 1946 Unfair Cigarette Sales Law or any rule or regulation of the 1947 commission promulgated thereunder, the commission * * *, or a hearing officer or the board of review, as designated by the 1948 commissioner, after a show cause hearing, may revoke or suspend 1949 1950 the license held by the person. 1951 Any ruling, order or decision of the commission shall be 1952 subject to review, as provided by law, in any court of competent jurisdiction in the county in which the person affected resides. 1953 1954 **SECTION 35.** Sections 27-3-29, 27-7-71, 27-7-73, 27-9-47, 27-13-43, 27-13-45, 27-19-337, 27-55-41, 27-55-549, 27-57-29, 1955 1956 27-59-43, 27-59-317, 27-61-35, 27-65-45, 27-65-47, 27-65-49, 1957 27-67-23, 27-67-25, 27-67-27, 27-69-43 and 63-21-61, Mississippi 1958 Code of 1972, which provide for hearings and appeals from certain 1959 actions of the State Tax Commission, are repealed. SECTION 36. Nothing in this act shall affect or defeat any 1960 1961 assessment, refund claim, request for waiver of a tax penalty or 1962 the suspension, revocation, surrender, seizure or denial of 1963 permit, tag or title or the administrative appeal or judicial 1964 appeal thereof where the initial date of said assessment, refund claim, tag penalty, denial, notice of the intent to suspend, 1965 1966 notice of the intent to revoke, request for surrender or order for 1967 seizure is before the date on which this act becomes effective. 1968 The provisions of the laws relating to the administrative appeal 1969 or judicial review of such actions which were in effect prior to 1970 the effective date of this act are expressly continued in full 1971 force, effect and operation for the purpose of providing an 1972 administrative appeal and/or judicial review of any assessment, 1973 refund claim, request for waiver of a tag penalty or the 1974 suspension, revocation, surrender, seizure or denial of a permit, tag or title where the initial date of said assessment, refund 1975 1976 claim, tag penalty, denial, notice of the intent to suspend, 1977 notice of the intent to revoke, request for surrender or order for 1978 seizure is before the date on which this act becomes effective. 1979 SECTION 37. Sections 1 through 10 of this act shall be 1980 codified as a separate chapter in Title 27, Mississippi Code of 1972. 1981 SECTION 38. This act shall take effect and be in force from 1982

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO PROVIDE FOR THE HEARING OF APPEALS FROM ASSESSMENTS 2 OF CERTAIN TAXES, DENIALS OF REFUND CLAIMS AND DENIALS OF WAIVERS 3 OF TAG PENALTIES BY THE STATE TAX COMMISSION; TO PROVIDE FOR THE HEARING OF APPEALS FROM THE SUSPENSION, SURRENDER, SEIZURE OR REVOCATION OF CERTAIN PERMITS, TAGS OR TITLES ISSUED BY THE STATE TAX COMMISSION; TO PROVIDE FOR THE HEARING OF APPEALS FROM DENIALS 4 5 6 7 OF REQUESTS FOR CERTAIN PERMITS, TAGS OR TITLES ISSUED OR APPROVED 8 BY THE STATE TAX COMMISSION; TO PROVIDE FOR THE APPOINTMENT OF 9 HEARING OFFICERS AND THE CREATION OF A BOARD OF REVIEW TO HEAR 10 APPEALS; TO PROVIDE OPERATING PROCEDURES FOR HEARING OFFICER AND 11 THE BOARD OF REVIEW; TO PROVIDE THE TIME WITHIN WHICH APPEALS MUST 12 BE MADE; TO PROVIDE THE MANNER IN WHICH SUCH APPEALS MUST BE MADE; 13 TO PROVIDE FOR APPEALS FROM DECISIONS OF HEARING OFFICERS AND THE 14 BOARD OF REVIEW TO THE STATE TAX COMMISSION; TO PROVIDE FOR 15 APPEALS FROM DECISIONS OF THE STATE TAX COMMISSION; TO PROVIDE THE 16 STANDARDS OF REVIEW OF SUCH APPEALS; TO PROHIBIT THE DISCLOSURE OF 17 INFORMATION IN THE POSSESSION OF THE COMMISSION AND TO PROVIDE 18 EXCEPTIONS TO SUCH PROHIBITION; TO EXEMPT CERTAIN RECORDS IN THE 19 FILES OF THE STATE TAX COMMISSION FROM THE MISSISSIPPI PUBLIC 20 RECORDS ACT OF 1983; TO EXEMPT CERTAIN MEETINGS AND DELIBERATIONS 21 OF THE STATE TAX COMMISSION AND HEARING OFFICERS AND THE BOARD OF 22 REVIEW OF THE STATE TAX COMMISSION FROM THE OPEN MEETINGS LAW; TO EXCLUDE FROM THE PROVISIONS OF THIS ACT FUNCTIONS OF THE STATE TAX 23 24 COMMISSION THAT RELATE TO AD VALOREM TAXATION, THE LOCAL OPTION ALCOHOLIC BEVERAGE LAW AND THE MISSISSIPPI NATIVE WINE LAW OF 25

and after July 1, 2005.

- 1976; TO AMEND SECTIONS 25-41-3, 27-7-51, 27-7-53, 27-7-55, 27-7-79, 27-7-315, 27-7-317, 27-9-49, 27-13-23, 27-13-25, 27-13-29, 27-13-65, 27-19-48, 27-19-73, 27-55-535, 27-57-19, 27-65-27, 27-65-57, 27-69-9, 27-73-1, 27-73-5, 67-3-29, 67-3-59 AND 75-23-25, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; TO REPEAL SECTIONS 27-3-29, 27-7-71, 27-7-73, 27-9-47, 27-13-43, 27-13-45, 27-19-337, 27-55-41, 27-55-549, 27-57-29, 27-59-43, 27-59-317, 27-61-35, 27-65-45, 27-65-47, 27-65-49, 27-67-23, 27-67-25, 27-67-27, 27-69-43 AND 63-21-61, MISSISSIPPI CODE OF 1972, WHICH PROVIDE FOR APPEALS FROM CERTAIN ACTIONS OF THE STATE
- TAX COMMISSION; AND FOR RELATED PURPOSES.