To: Transportation

HOUSE BILL NO. 248

1		AN	ACT	TO	REQ	UIR:	E S	SELLI	ERS	ΤO	NO	TIF	Y BU	YERS	IF	Α	MOTOR	VEHICLE
2	HAS	BEEN	SAI	LVA(GED	OR :	DIS	SMAN	LED	; 5	ГО	PROV	/IDE	PENA	LT	IES	FOR	
3	VTOT	OTTA	NS (7 T	THTS	AC	т;	AND	FOR	RF	īΤ.Δ	TED	PURI	POSES	3.			

- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 5 **SECTION 1.** (1) The seller of a salvaged or rebuilt motor
- 6 vehicle, a previously salvaged or rebuilt unbranded title motor
- 7 vehicle or a factory buy back motor vehicle shall notify the buyer
- 8 of any such motor vehicle that the motor vehicle is salvaged or
- 9 rebuilt, previously salvaged or rebuilt unbranded title motor
- 10 vehicle or a factory buy back motor vehicle. The seller shall
- 11 deliver written documentation of this fact to the buyer at the
- 12 time of sale.
- 13 (2) Any person who violates this act, upon conviction, shall
- 14 be punished as follows:
- 15 (a) For a first offense by a fine of Five Hundred
- 16 Dollars (\$500.00) per occurrence; and
- 17 (b) For a second or subsequent offense committed within
- 18 three (3) years of a previous offense by a fine of One Thousand
- 19 Dollars (\$1,000.00) and by imprisonment for not more than six (6)
- 20 months and by the revocation of the dealer's license for one (1)
- 21 year.
- 22 (3) The State Tax Commission shall investigate and prosecute
- 23 violations of this section. All law enforcement agencies shall
- 24 assist the State Tax Commission in carrying out its duties under
- 25 this section.
- 26 **SECTION 2.** This act shall take effect and be in force from
- 27 and after July 1, 2006.

H. B. No. 248 *HR40/R515* G1/2
06/HR40/R515 ST: Motor vehicles; require notice to buyer
PAGE 1 (JWB\BD) that vehicle may be salvaged or rebuilt and provide penalties for violations.