Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2181

BY: Committee

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

- 9 Section 71-3-3, Mississippi Code of 1972, is SECTION 1. amended as follows: 10 71-3-3. Unless the context otherwise requires, the 11 12 definitions which follow govern the construction and meaning of 13 the terms used in this chapter: 14 (a) "Person" includes an individual, firm, voluntary association or a corporation. 15 "Injury" means accidental injury or accidental 16 (b) death arising out of and in the course of employment without 17 18 regard to fault which results from an untoward event or events, if
- 20 significant manner. Untoward event includes events causing
- 21 unexpected results. An untoward event or events shall not be
- 22 presumed to have arisen out of and in the course of employment,

contributed to or aggravated or accelerated by the employment in a

- 23 except in the case of an employee found dead in the course of
- 24 employment. This definition includes injuries to artificial
- 25 members, and also includes an injury caused by the willful act of
- 26 a third person directed against an employee because of his
- 27 employment while so employed and working on the job, and

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    disability or death due to exposure to ionizing radiation from any
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    process in employment involving the use of or direct contact with
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    radium or radioactive substances with the use of or direct
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    exposure to roentgen (X-rays) or ionizing radiation. In radiation
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    cases only, the date of disablement shall be treated as the date
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    of the accident. Occupational diseases, or the aggravation
    thereof, are excluded from the term "injury," provided that,
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    except as otherwise specified, all provisions of this chapter
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    apply equally to occupational diseases as well as injury.
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                   "Death," when mentioned as a basis for the right to
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    compensation, means only death resulting from such an injury.
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              (d)
                   (i)
                         "Employee" means any person, including a minor
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    whether lawfully or unlawfully employed, in the service of an
    employer under any contract of hire or apprenticeship, written or
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    oral, express or implied, provided that there shall be excluded
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    therefrom all independent contractors and especially any
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    individual performing service in, and at the time of, the sale of
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    newspapers or magazines to ultimate consumers under an arrangement
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    under which the newspapers or magazines are to be sold by the
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    individual at a fixed price, the individual's compensation being
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    based on the retention of the excess of such price over the amount
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    at which the newspapers or magazines are charged to the
    individual, whether or not the individual is guaranteed a minimum
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    amount of compensation for such service or is entitled to be
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    credited with the unsold newspapers or magazines returned. A
    student of an educational institution who, as a part of such
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    educational institution's curriculum, is receiving practical
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    training at any facility, who is under the active and direct
    supervision of the personnel of the facility and/or an instructor
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    of the educational institution, and who is not receiving wages as
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    a consequence of participation in such practical training shall
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- 59 not be considered an employee of such facility on account of
- 60 participation in such practical training.
- (ii) Any owner/operator who leases his vehicular
- 62 equipment with a driver to a motor carrier under a written
- 63 contract or lease agreement is exempt from the provisions of this
- 64 chapter.
- (e) "Employer," except when otherwise expressly stated,
- 66 includes a person, partnership, association, corporation and the
- 67 legal representatives of a deceased employer, or the receiver or
- 68 trustee of a person, partnership, association or corporation.
- (f) "Carrier" means any person authorized in accordance
- 70 with the provisions of this chapter to insure under this chapter
- 71 and includes self-insurers.
- 72 (g) "Self-insurer" is an employer who has been
- 73 authorized under the provisions of this chapter to carry his own
- 74 liability on his covered employees without insuring in a stock or
- 75 mutual carrier.
- 76 (h) "Commission" means the Workers' Compensation
- 77 Commission.
- 78 (i) "Disability" means incapacity because of injury to
- 79 earn the wages which the employee was receiving at the time of
- 80 injury in the same or other employment, which incapacity and the
- 81 extent thereof must be supported by medical findings.
- (j) "Compensation" means the money allowance payable to
- 83 an injured worker or his dependents as provided in this chapter,
- 84 and includes funeral benefits provided therein.
- (k) "Wages" includes the money rate at which the
- 86 service rendered is recompensed under the contract of hiring in
- 87 force at the time of injury, and also the reasonable value of
- 88 board, rent, housing, lodging or similar advantage received from
- 89 the employer and gratuities received in the course of employment
- 90 from others than the employer. The term "wages" shall not include

- 91 practical training received by students of an educational
- 92 institution as a part of such educational institution's
- 93 curriculum.
- 94 (1) "Child" shall include a posthumous child, a child
- 95 legally adopted prior to the injury of the employee, a child in
- 96 relation to whom the deceased employee stood in the place of a
- 97 parent for at least one (1) year prior to the time of injury and a
- 98 stepchild or acknowledged illegitimate child dependent upon the
- 99 deceased, but does not include married children unless wholly
- 100 dependent on him. "Grandchild" means a child as above defined of
- 101 a child as above defined. "Brother" and "sister" include
- 102 stepbrothers and stepsisters, half brothers and half sisters, and
- 103 brothers and sisters by adoption, but does not include married
- 104 brothers nor married sisters unless wholly dependent on the
- 105 employee. "Child," "grandchild," "brother" and "sister" include
- 106 only persons who are under eighteen (18) years of age, and also
- 107 persons who, though eighteen (18) years of age or over, are wholly
- 108 dependent upon the deceased employee and incapable of self-support
- 109 by reason of mental or physical disability, and also a child
- 110 eighteen (18) years of age or older, until his twenty-third
- 111 birthday, who is dependent upon the deceased and is pursuing a
- 112 full-time education.
- 113 (m) "Parent" includes stepparents and parents by
- adoption, parents-in-law or any person who for more than three (3)
- 115 years prior to the death of the deceased employee stood in the
- 116 place of a parent to him, or her, if dependent on the injured
- 117 employee.
- 118 (n) The term "surviving spouse" includes the decedent's
- 119 legal wife or husband, living with him or her or dependent for
- 120 support upon him or her at the time of death or living apart for
- 121 justifiable cause or by reason of desertion at such time,
- 122 provided, however, such separation had not existed for more than

- 123 three (3) years without an award for separate maintenance or 124 alimony or the filing of a suit for separate maintenance or 125 alimony in the proper court in this state. The term "surviving 126 spouse" shall likewise include one not a legal wife or husband but 127 who had entered into a ceremonial marriage with the decedent at 128 least one (1) year prior to death and who, on the date of the decedent's death, stood in the relationship of a wife or husband, 129 provided there was no living legal spouse who had protected her or 130 131 his rights for support by affirmative action as hereinabove required. The term "surviving spouse" as contemplated in this 132 133 chapter shall not apply to any person who has, since his or her separation from decedent, entered into a ceremonial marriage or 134 135 lived in open adultery with another.
- 136 (o) The term "adoption" or "adopted" means legal
 137 adoption prior to the time of the injury.
- 138 (p) The singular includes the plural and the masculine 139 includes the feminine and neuter.
- (q) It is expressly provided, agreed and understood in determining beneficiaries under this section that a surviving spouse suffering a mental or physical handicap and children under the age of eighteen (18) years are presumed to be dependent.
- 144 (r)"Independent contractor" means any individual, firm 145 or corporation who contracts to do a piece of work according to his own methods without being subject to the control of his 146 147 employer except as to the results of the work, and who has the right to employ and direct the outcome of the workers independent 148 149 of the employer and free from any superior authority in the 150 employer to say how the specified work shall be done or what the 151 laborers shall do as the work progresses, one who undertakes to 152 produce a given result without being in any way controlled as to 153 the methods by which he attains the result.

- 154 "Average weekly wage for the state" means an amount (s) 155 determined by the commission as of October 1 of each year based 156 upon wage and employment statistics reported to the commission by 157 the Mississippi Employment Security Commission. Such amount shall 158 be based upon data for the preceding twelve-month period and shall
- 159 be effective from and after January 1 of the following year.
- 160 SECTION 2. Section 71-3-5, Mississippi Code of 1972, is 161 amended as follows:
- 162 71-3-5. The following shall constitute employers subject to 163 the provisions of this chapter:
- 164 Every person, firm and private corporation, including any 165 public service corporation but excluding, however, all nonprofit 166 charitable, fraternal, cultural, or religious corporations or 167 associations, that have in service five (5) or more workmen or operatives regularly in the same business or in or about the same 168 169 establishment under any contract of hire, express or implied.
- Any state agency, state institution, state department, or 170 171 subdivision thereof, including counties, municipalities and school districts, or the singular thereof, not heretofore included under 172 173 the Workers' Compensation Law, may elect, by proper action of its 174 officers or department head, to come within its provisions and, in 175 such case, shall notify the commission of such action by filing 176 notice of compensation insurance with the commission. Payment for compensation insurance policies so taken may be made from any 177 178 appropriation or funds available to such agency, department or subdivision thereof, or from the general fund of any county or 179 180 municipality.
- 181 From and after July 1, 1990, all offices, departments,
- agencies, bureaus, commissions, boards, institutions, hospitals, 182
- 183 colleges, universities, airport authorities or other
- 184 instrumentalities of the "state" as such term is defined in
- 185 Section 11-46-1, Mississippi Code of 1972, shall come under the

- provisions of the Workers' Compensation Law. Payment for

 compensation insurance policies so taken may be made from any

 appropriation or funds available to such office, department,

 agency, bureau, commission, board, institution, hospital, college,

 university, airport authority or other instrumentality of the

 state.

 From and after October 1, 1990, counties and municipalities
- shall come under the provisions of the Workers' Compensation Law.

 Payment for compensation insurance policies so taken may be made

 from any funds available to such counties and municipalities.

 From and after October 1, 1993, all "political subdivisions,"
- as such term is defined in Section 11-46-1, Mississippi Code of
 198 1972, except counties and municipalities shall come under the
 199 provisions of the Workers' Compensation Law. Payment for
 200 compensation insurance policies so taken may be made from any
 201 funds available to such political subdivisions.
- From and after July 1, 1988, the "state" as such term is 202 203 defined in Section 11-46-1, Mississippi Code of 1972, may elect to 204 become a self-insurer under the provisions elsewhere set out by 205 law, by notifying the commission of its intent to become a 206 self-insurer. The cost of being such a self-insurer, as provided 207 otherwise by law, may be paid from funds available to the offices, 208 departments, agencies, bureaus, commissions, boards, institutions, hospitals, colleges, universities, airport authorities or other 209 210 instrumentalities of the state.
- The Mississippi Transportation Commission, the Department of
 Public Safety and the Mississippi Industries for the Blind may
 elect to become self-insurers under the provisions elsewhere set
 out by law by notifying the commission of their intention of
 becoming such a self-insurer. The cost of being such a
 self-insurer, as provided elsewhere by law, may be paid from funds
 available to the Mississippi Transportation Commission, the

- 218 Department of Public Safety or the Mississippi Industries for the
- 219 Blind.
- 220 The Mississippi State Senate and the Mississippi House of
- 221 Representatives may elect to become self-insurers under provisions
- 222 elsewhere set out by law by notifying the commission of their
- 223 intention of becoming such self-insurers. The cost of being such
- 224 self-insurers, as provided elsewhere by law, may be paid from
- 225 funds available to the Mississippi State Senate and the
- 226 Mississippi House of Representatives. The Mississippi State
- 227 Senate and the Mississippi House of Representatives are authorized
- 228 and empowered to provide workers' compensation benefits for
- 229 employees after January 1, 1970.
- 230 Any municipality of the State of Mississippi having forty
- 231 thousand (40,000) population or more desiring to do so may elect
- 232 to become a self-insurer under provisions elsewhere set out by law
- 233 by notifying the commission of its intention of becoming such an
- 234 insurer. The cost of being such a self-insurer, as provided
- 235 elsewhere by law, may be provided from any funds available to such
- 236 municipality.
- The commission may, under such rules and regulations as it
- 238 prescribes, permit two (2) or more "political subdivisions," as
- 239 such term is defined in Section 11-46-1, Mississippi Code of 1972,
- 240 to pool their liabilities to participate in a group workers'
- 241 compensation self-insurance program. The governing authorities of
- 242 any political subdivision may authorize the organization and
- 243 operation of, or the participation in such a group self-insurance
- 244 program with other political subdivisions, provided such program
- 245 is approved by the commission. The cost of participating in a
- 246 group self-insurance program may be provided from any funds
- 247 available to a political subdivision.
- Domestic servants, farmers and farm labor are not included
- 249 under the provisions of this chapter, but this exemption does not

250 apply to the processing of agricultural products when carried on 251 commercially. Any purchaser of timber products shall not be 252 liable for workers' compensation for any person who harvests and 253 delivers timber to such purchaser if such purchaser is not liable 254 for unemployment tax on the person harvesting and delivering the 255 timber as provided by United States Code Annotated, Title 26, 256 Section 3306, as amended. Provided, however, nothing in this 257 section shall be construed to exempt an employer who would 258 otherwise be covered under Section 71-3-5 from providing workers' 259 compensation coverage on those employees for whom he is liable for 260 unemployment tax.

Employers exempted by this section may assume, with respect to any employee or classification of employees, the liability for compensation imposed upon employers by this chapter with respect to employees within the coverage of this chapter. The purchase and acceptance by such employer of valid workers' compensation insurance applicable to such employee or classification of employees shall constitute, as to such employer, an assumption by him of such liability under this chapter without any further act on his part notwithstanding any other provisions of this chapter, but only with respect to such employee or such classification of employees as are within the coverage of the state fund. assumption of liability shall take effect and continue from the effective date of such workers' compensation insurance and as long only as such coverage shall remain in force, in which case the employer shall be subject with respect to such employee or classification of employees to no other liability than the compensation as provided for in this chapter.

An owner/operator, and his drivers, must provide a

certificate of insurance of workers' compensation coverage to the

motor carrier or proof of coverage under a self-insured plan or an

occupational accident policy. Should the owner/operator fail to

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282	provide written proof of coverage to the motor carrier, then the
283	owner/operator, and his drivers, shall be covered under the motor
284	carrier's workers' compensation insurance program and the motor
285	carrier is authorized to collect payment of the premium from the
286	owner/operator. In the event that coverage is obtained by the
287	owner/operator under a workers' compensation policy or through a
288	self-insured or occupational accident policy, then the
289	owner/operator, and his drivers, shall not be entitled to benefits
290	under the motor carrier's workers' compensation insurance program
291	unless the owner/operator has elected in writing to be covered
292	under the carrier's workers' compensation program or policy or if
293	the owner/operator is covered by the carrier's plan because he
294	failed to obtain coverage. Coverage under the motor carrier's
295	workers' compensation insurance program does not terminate the
296	independent contractor status of the owner/operator under the
297	written contract or lease agreement. Nothing shall prohibit or
298	prevent an owner/operator from having or securing an occupational
299	accident policy in addition to any workers' compensation coverage
300	authorized by this section. Other than the amendments to this
301	section by Senate Bill No. 2181, 2006 Regular Session, the
302	provisions of this section shall not be construed to have any
303	effect on any other provision of law, judicial decision or any
304	applicable common law.
305	This chapter shall not apply to transportation and maritime
306	employments for which a rule of liability is provided by the laws
307	of the United States.
308	This chapter shall not be applicable to a mere direct
309	buyer-seller or vendor-vendee relationship where there is no
310	employer-employee relationship as defined by Section 71-3-3, and
311	any insurance carrier is hereby prohibited from charging a premium
312	for any person who is a seller or vendor rather than an employee.

Any employer may elect, by proper and written action of its 313 314 own governing authority, to be exempt from the provisions of the 315 Workers' Compensation Law as to its sole proprietor, its partner 316 in a partnership or to its employee who is the owner of fifteen 317 percent (15%) or more of its stock in a corporation, if such sole 318 proprietor, partner or employee also voluntarily agrees thereto in 319 writing. Any sole proprietor, partner or employee owning fifteen 320 percent (15%) or more of the stock of his/her corporate employer 321 who becomes exempt from coverage under the Workers' Compensation Law shall be excluded from the total number of workers or 322 323 operatives toward reaching the mandatory coverage threshold level of five (5). 324

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

SECTION 3. This act shall take effect and be in force from

AN ACT TO AMEND SECTION 71-3-3, MISSISSIPPI CODE OF 1972, TO EXEMPT CERTAIN OWNER/OPERATORS OF VEHICULAR EQUIPMENT TO A MOTOR CARRIER FROM THE PROVISIONS OF THE WORKERS' COMPENSATION LAW; TO AMEND SECTION 71-3-5, MISSISSIPPI CODE OF 1972, TO REQUIRE AN OWNER/OPERATOR TO PROVIDE THE MOTOR CARRIER PROOF OF INSURANCE COVERAGE UNDER A WORKERS' COMPENSATION POLICY, A SELF-INSURED PLAN OR AN OCCUPATIONAL ACCIDENT POLICY; AND FOR RELATED PURPOSES.

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