By: Representative Chism

To: Judiciary A

## HOUSE BILL NO. 377

AN ACT TO AMEND SECTION 83-11-102, MISSISSIPPI CODE OF 1972, 1 TO REVISE THE NUMBER OF VEHICLES REQUIRED FOR AN INSURED TO SELECT 2 SINGLE-LIMIT, NONSTACKING UNINSURED MOTORIST INSURANCE COVERAGE; 3 4 AND FOR RELATED PURPOSES.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 SECTION 1. Section 83-11-102, Mississippi Code of 1972, is 7 amended as follows:

8 83-11-102. (1) An insured in an automobile liability policy 9 that covers two (2) or more vehicles may elect to purchase, and an insurer may offer, single-limit, nonstacking uninsured motorist 10 11 insurance coverage covering all vehicles listed in the policy for a single amount of uninsured motorist coverage. The single 12 13 uninsured motorist coverage limit must be in an amount of no less than the liability limits required under the Mississippi Motor 14 15 Vehicle Safety Responsibility Law for two (2) vehicles combined. 16 No matter how many vehicles are listed in or covered by the 17 policy, the policy shall provide only one (1) single limit of uninsured motorist coverage to an injured person, or for property 18 damage, or both, for any one (1) accident. The single limit of 19 20 uninsured motorist coverage provided by the single-limit, 21 nonstacking uninsured motorist insurance coverage may, where 22 appropriate, be aggregated with or stacked with uninsured motorist insurance coverage available from other policies. 23

24 (2) In the course of the sale or issuance of single-limit, nonstacking uninsured motorist insurance coverage, insurers shall 25 26 inform the named insured or applicant, on a form approved by the Department of Insurance, of the limitation on stacking imposed and 27 28 that such coverage is an alternative to coverage without such \* HR40/ R327\*

limitation, and such form shall be signed by or on behalf of the 29 30 named insured or applicant. If this form is signed by or on 31 behalf of a named insured or applicant, it is binding upon all persons insured by the uninsured motorist coverage and it shall be 32 33 presumed that there was an informed, knowing acceptance of such 34 limitation. When the named insured or applicant has initially 35 accepted such limitation on stacking, such acceptance shall apply to any policy from the same insurer, including sister insurers in 36 the same holding company, which renews the coverage, extends the 37 38 coverage or changes covered vehicles unless and until the named insured requests in writing a change to stackable uninsured 39 40 motorist coverage. Endorsements to the coverage language that do not change the uninsured motorist coverage language shall not be 41 42 considered a new policy for purposes of determining whether a new acceptance form is necessary. 43

44 **SECTION 2.** This act shall take effect and be in force from 45 and after July 1, 2007.