By: Senator(s) Hewes, Gollott

To: Judiciary, Division A

SENATE BILL NO. 2254

AN ACT TO AMEND SECTION 95-9-1, MISSISSIPPI CODE OF 1972, TO SPECIFICALLY INCLUDE THE DONATION OF FOOD TO SERVICE ORGANIZATIONS 1 2 3 FOR THE NEEDY IN THE TORT LIABILITY EXEMPTION FOR VOLUNTEER CHARITABLE ACTIVITY; AND FOR RELATED PURPOSES. 4 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. Section 95-9-1, Mississippi Code of 1972, is б amended as follows: 7

95-9-1. (1) For the purposes of this section, unless the 8 9 context otherwise requires:

(a) "Qualified volunteer" means any person who freely 10 11 provides services, food, goods or the use of real or personal property or equipment, without any compensation or charge to any 12 13 volunteer agency in connection with a volunteer activity. For purposes of this chapter, reimbursement of actual expenses, 14 15 including travel expenses, necessarily incurred in the discharge 16 of a member's duties, insurance coverage and workers' compensation 17 coverage of volunteers, shall not be considered monetary 18 compensation. "Volunteer agency" means any department, 19 (b) institution, community volunteer organization, food service 20 21 organization for the needy or any nonprofit corporation designated 22 501(c)(3) by the United States Internal Revenue Service, except an

agency established primarily for the recreational benefit of its 23

stockholders or members. Volunteer agency shall also include any

volunteer fire fighter association which is eligible to be 25

26 designated as a nonprofit corporation under 501(c)(3) by the

United States Internal Revenue Service. 27

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"Volunteer activity" means any activity within the (C) 28 29 scope of any project, program or other activity regularly 30 sponsored by a volunteer agency with the intent to effect a charitable purpose, or other public benefit, including, but not 31 32 limited to, fire protection, rescue services, the enhancement of 33 the cultural, civic, religious, educational, scientific or 34 economic resources of the community or equine activity as provided 35 in Section 95-11-1 et seq.

A qualified volunteer shall not be held vicariously 36 (2) 37 liable for the negligence of another in connection with or as a consequence of his volunteer activities. 38

39 (3) A qualified volunteer who renders assistance to a participant in, or a recipient, consumer or user of the services 40 41 or benefits of, a volunteer activity shall not be liable for any civil damages for any personal injury or property damage caused to 42 43 a person as a result of any acts or omissions committed in good 44 faith except:

(a) Where the qualified volunteer engages in acts or 45 omissions which are intentional, willful, wanton, reckless or 46 47 grossly negligent; or

(b) Where the qualified volunteer negligently operates 48 49 a motor vehicle, aircraft, boat or other powered mode of 50 conveyance.

SECTION 2. This act shall take effect and be in force from 51 52 and after July 1, 2007.