Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 3028

BY: Committee

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

- 20 **SECTION 1.** This act shall be known and may be cited as the
- 21 "Mississippi Vehicle Protection Product Act."
- 22 **SECTION 2.** As used in this section:
- 23 (a) "Administrator" means a third party other than the
- 24 warrantor who is designated by the warrantor to be responsible for
- 25 the administration of vehicle protection product warranties.
- 26 (b) "Attorney General" means the Attorney General of
- 27 the State of Mississippi.
- 28 (c) "Incidental costs" means expenses specified in the
- 29 warranty incurred by the warranty holder related to the failure of
- 30 the vehicle protection product to perform as provided in the
- 31 warranty. Incidental costs may include, without limitation,
- 32 insurance policy deductibles, rental vehicle charges, the
- 33 difference between the actual value of the stolen vehicle at
- 34 the time of theft and the cost of a replacement vehicle, sales
- 35 taxes, registration fees, transaction fees and mechanical
- 36 inspection fees.
- 37 (d) "Vehicle protection product" means a vehicle
- 38 protection device, system or service that:

- 39 (i) Is installed on or applied to a vehicle;
- 40 (ii) Is designed to prevent loss or damage to a
- 41 vehicle from a specific cause; and
- 42 (iii) Includes a written warranty.
- 43 (e) The term "vehicle protection device, system or
- 44 service" shall include, without limitation, alarm systems, body
- 45 part marking products, steering locks, window etch products, pedal
- 46 and ignition locks, fuel and ignition kill switches and
- 47 electronic, radio and satellite tracking devices.
- 48 (f) "Vehicle protection product warranty" or "warranty"
- 49 means a written agreement by a warrantor that provides that if the
- 50 vehicle protection product fails to prevent loss or damage to a
- 51 vehicle from a specific cause, then the warranty holder shall be
- 52 paid specified incidental costs by the warrantor as a result of
- 53 the failure of the vehicle protection product to perform pursuant
- 54 to the terms of the warranty.
- 55 (q) "Vehicle protection product warrantor" or
- 56 "warrantor" means a person who is contractually obligated to the
- 57 warranty holder under the terms of the vehicle protection product
- 58 warranty agreement. "Warrantor" does not include an authorized
- 59 insurer.
- (h) "Warranty holder" means the person who purchases a
- 61 vehicle protection product or who is a permitted transferee.
- (i) "Warranty reimbursement insurance policy" means a
- 63 policy of insurance that is issued to the vehicle protection
- 64 product warrantor to provide reimbursement to the warrantor or to
- 65 pay on behalf of the warrantor all covered contractual obligations
- 66 incurred by the warrantor under the terms and conditions of the
- 67 insured vehicle protection product warranties sold by the
- 68 warrantor.

- 69 **SECTION 3.** (1) No vehicle protection product may be sold or
- 70 offered for sale in this state unless the seller, warrantor and
- 71 administrator, if any, comply with the provisions of this act.
- 72 (2) A vehicle protection product warranty provided or sold
- 73 in compliance with this act is not a contract of insurance.
- 74 (3) Warranties, indemnity agreements and guarantees that are
- 75 not provided as a part of a vehicle protection product are not
- 76 subject to the provisions of this act.
- 77 **SECTION 4.** (1) A person may not operate as a warrantor or
- 78 represent to the public that the person is a warrantor unless the
- 79 person is registered with the Attorney General on a form
- 80 prescribed by the Attorney General.
- 81 (2) Warrantor registration records shall be filed annually
- 82 and shall be updated by the warrantor within thirty (30) days of
- 83 any change. The registration records shall contain the following
- 84 information:
- 85 (a) The warrantor's name, any other names under which
- 86 the warrantor does business in the state, principal office address
- 87 and telephone number;
- 88 (b) The names of the warrantor's executive officer or
- 89 officers directly responsible for the warrantor's vehicle
- 90 protection product business;
- 91 (c) The name, address and telephone number of any
- 92 administrators designated by the warrantor to be responsible for
- 93 the administration of vehicle protection product warranties in
- 94 this state;
- 95 (d) A copy of the warranty reimbursement insurance
- 96 policy or policies or other financial information required by
- 97 Section 6 below;
- 98 (e) A copy of each warranty the warrantor proposes to
- 99 use in this state; and

- (f) A statement indicating under which provision of

 Section 5 of this act that the warrantor qualifies to do business

 in this state as a warrantor.
- 103 (3) The Attorney General may charge each registrant a

 104 reasonable fee to offset the cost of processing the registration

 105 and maintaining the records. Such fee shall be set by the

 106 Attorney General in an amount not to exceed the amount necessary

 107 to defray the Attorney General's expenses in administering this

 108 act.
- (4) If a registrant fails to register by the renewal deadline, the Attorney General shall give the registrant written notice of the failure and the registrant will have thirty (30) days to complete the renewal of the registration before the registration is revoked. Revocation for failure to renew a registration does not require any additional notice or a hearing.
- 115 (5) An administrator or person who sells or solicits a sale
 116 of a vehicle protection product but who is not a warrantor shall
 117 not be required to register as a warrantor or be licensed under
 118 the insurance laws of this state to sell vehicle protection
 119 products.
- section 5. (1) No vehicle protection product shall be sold or offered for sale in this state unless the vehicle protection product warrantor can prove financial solvency as provided under subsection (2) of this section or is insured under a warranty insurance policy meeting the following conditions in order to ensure adequate performance under the warranty:
- 126 (a) The warranty reimbursement insurance policy is
 127 issued by an insurer authorized to do business in this state and
 128 provides that the insurer will pay to, or on behalf of, the
 129 warrantor one hundred percent (100%) of all sums that the
 130 warrantor is legally obligated to pay according to the warrantor's

- 131 contractual obligations under the warrantor's vehicle protection
- 132 product warranty;
- 133 (b) A true and correct copy of the warranty
- 134 reimbursement insurance policy has been filed with the Attorney
- 135 General by the warrantor; and
- 136 (c) The policy contains the provisions required by
- 137 Section 6 of this act.
- 138 (2) As an alternative to warranty reimbursement insurance
- 139 under subsection (1) of this section, the vehicles protection
- 140 warrantor or its parent company must:
- 141 (a) Maintain a net worth of stockholders' equity of
- 142 Fifty Million Dollars (\$50,000,000.00); and
- (b) Provide the Attorney General with a copy of the
- 144 warrantor's or the warrantor's parent company's most recent Form
- 145 10-K or Form 20-F filed with the Securities Exchange Commission
- 146 within the last calendar year or, if the warrantor does not file
- 147 with the Securities Exchange Commission, a copy of the warrantor's
- 148 or the warrantor's parent company's audited financial statements
- 149 that shows a net worth of the warrantor or its parent company if
- 150 at least Fifty Million Dollars (\$50,000,000.00). If the
- 151 warrantor's parent company's Form 10-K, Form 20-F or audited
- 152 financial statements are filed to meet the warrantor's financial
- 153 stability requirement, then the parent company shall agree to
- 154 guarantee the obligations of the warrantor relating to the
- 155 warranties issued by the warrantor in this state. The audited
- 156 financial statements filed pursuant to this subsection shall be
- 157 exempt from public disclosure under the Mississippi Public Records
- 158 Act of 1983.
- 159 **SECTION 6.** No warranty reimbursement insurance policy shall
- 160 be issued, sold or offered for sale in this state unless the
- 161 policy meets the following conditions:

- (a) The policy states that the issuer of the policy
 will reimburse or pay on behalf of the vehicle protection product
 warrantor all covered sums which the warrantor is legally
 obligated to pay, or will provide all service that the warrantor
 is legally obligated to perform according to the warrantor's
 contractual obligations under the provisions of the insured
- (b) The policy states that in the event that payment
 due under the terms of the warranty is not provided by the
 warrantor within sixty (60) days after proof of loss has been
 filed according to the terms of the warranty by the warranty
 holder, the warranty holder may file directly with the warranty

reimbursement insurance company for reimbursement;

warranties sold by the warrantor;

- 175 (c) The policy provides that a warranty reimbursement
 176 insurance company that insures a warranty shall be deemed to have
 177 received payment of the premium if the warranty holder paid for
 178 the vehicle protection product and the insurer's liability under
 179 the policy shall not be reduced or relieved by a failure of the
 180 warrantor, for any reason, to report the issuance of a warranty to
 181 the insurer; and
- 182 (d) The policy has the following provisions regarding 183 cancellation of the policy:
- (i) The issuer of a reimbursement insurance policy
 shall not cancel such policy until a notice of cancellation in
 writing has been mailed or delivered to the Attorney General and
 each insured warrantor;
- (ii) The cancellation of a reimbursement insurance
 policy shall not reduce the issuer's responsibility for vehicle
 protection products sold prior to the date of cancellation; and
 (iii) In the event an insurer cancels a policy
 that a warrantor has filed with the Attorney General, the
 warrantor shall do either of the following:

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- 194 1. File a copy of a new policy with the
- 195 Attorney General, before the termination of the prior policy,
- 196 provided that there is no lapse in coverage following the
- 197 termination of the prior policy; or
- 198 2. Discontinue acting as a warrantor as of
- 199 the termination date of the policy until a new policy becomes
- 200 effective and is accepted by the Attorney General.
- 201 **SECTION 7.** (1) Every vehicle protection product warranty
- 202 shall be written in clear, understandable language and shall be
- 203 printed or typed in an easy-to-read point size and font and shall
- 204 not be sold or offered for sale in the state unless the warranty:
- 205 (a) Contains a disclosure that reads substantially as
- 206 follows: "This agreement is a product warranty and is not
- 207 insurance.";
- 208 (b) Identifies the warrantor, the administrator (if
- 209 any), the seller and the warranty holder;
- 210 (c) Sets forth the procedure for making a claim,
- 211 including a telephone number;
- 212 (d) Sets forth the total purchase price and the terms
- 213 under which it is to be paid, however, the purchase price is not
- 214 required to be preprinted on the vehicle protection product
- 215 warranty and may be negotiated with the consumer at the time of
- 216 sale;
- 217 (e) Sets forth any terms, restrictions or conditions
- 218 governing transferability of the warranty, if any;
- 219 (f) Conspicuously sets forth all of the obligations and
- 220 duties of the warranty holder such as the duty to protect against
- 221 any further damage to the vehicle, the obligation to notify the
- 222 warrantor in advance of any repair or other similar requirements,
- 223 if any;
- 224 (g) Conspicuously states the existence of a deductible
- 225 amount, if any;

226	(h)	Specifies the payments or performance to be	
227	provided under	the warranty including payments for incidental	
228	costs, the man	nner of calculation or determination of payments of	נכ

229 performance and any limitations, exceptions or exclusions;

- 230 (i) Sets forth the conditions on which substitution
- 231 will be allowed;
- 232 (j) Conspicuously states that the obligations of the
- 233 warrantor to the warranty holder are insured under a warranty
- 234 reimbursement insurance policy;
- (k) Conspicuously states that, in the event a warranty
- 236 holder must make a claim against a party other than the warranty
- 237 reimbursement insurance policy issuer, the warranty holder is
- 238 entitled to make a direct claim against the insurer upon the
- 239 failure of the warrantor to pay any claim or meet any obligation
- 240 under the terms of the warranty within sixty (60) days after proof
- 241 of loss has been filed with the warrantor; and
- 242 (1) Conspicuously states the name and address of the
- 243 issuer of the warranty reimbursement insurance policy. This
- 244 information need not be preprinted on the warranty form but may be
- 245 stamped on the warranty.
- 246 (2) At the time of sale, the seller or warrantor shall
- 247 provide to the purchaser:
- 248 (a) A copy of the vehicle protection product warranty;
- 249 or
- 250 (b) A receipt or other written evidence of the purchase
- 251 of the vehicle protection product and a copy of the warranty
- 252 within thirty (30) days of the date of purchase.
- 253 **SECTION 8.** (1) No vehicle protection product may be sold or
- 254 offered for sale in this state unless the vehicle protection
- 255 product warranty clearly states the terms and conditions governing
- 256 the cancellation of the sale and warranty, if any.

- 257 (2) The warrantor may only cancel the warranty if the 258 warranty holder does any of the following:
- 259 (a) Fails to pay for the vehicle protection product;
- 260 (b) Makes a material misrepresentation to the seller or
- 261 warrantor;

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262 (c) Commits fraud; or

reason for the cancellation.

- 263 (d) Substantially breaches the warranty holder's duties 264 under the warranty.
- 265 (3) A warrantor canceling a warranty shall mail written
 266 notice of cancellation to the warranty holder at the last address
 267 of the warranty holder in the warrantor's records at least thirty
 268 (30) days prior to the effective date of the cancellation. The
 269 notice shall state the effective date of the cancellation and the
- yehicle protection product warrantor shall not use in its name,
 contracts or literature the words "insurance," "casualty,"
 "surety," "mutual" or any other word that is descriptive of the
 insurance, casualty or surety business, or that is deceptively
 similar to the name or description of any insurance or surety
 corporation or any other vehicle protection product warrantor. A
- 278 warrantor may use the term "guaranty" or a similar word in the
- 279 warrantor's name.
- (2) A vehicle protection product warrantor shall not make,
 permit or cause any false or misleading statements, either oral or
 written, in connection with the sale, offer to sell or
- 283 advertisement of a vehicle protection product.
- 284 (3) A vehicle protection product warrantor shall not permit
 285 or cause the omission of any material statement in connection with
 286 the sale, offer to sell or advertisement of a vehicle protection
 287 product.

- 288 (4) A vehicle protection product warrantor shall not make, 289 permit or cause any false or misleading statements, either oral or 290 written, about the performance required or payments that may be 291 available under the vehicle protection product warranty.
- 292 (5) A vehicle protection product warrantor shall not make, 293 permit or cause any statement or practice that has the effect of 294 creating or maintaining a fraud.
- 295 (6) A vehicle protection product seller or warrantor may not 296 require as a condition of sale or financing that a retail 297 purchaser of a motor vehicle purchase a vehicle protection product 298 that is not installed on the motor vehicle at the time of sale.
- 299 <u>SECTION 10.</u> (1) All vehicle protection product warrantors 300 shall keep accurate accounts, books and records concerning 301 transactions regulated under this chapter.
- 302 (2) A vehicle protection product warrantor's accounts, books 303 and records shall include:
- 304 (a) Copies of all vehicle protection product 305 warranties;
- 306 (b) The name and address of each warranty holder; and
- 307 (c) The dates, amounts and descriptions of all 308 receipts, claims and expenditures.
- 309 (3) A vehicle protection product warrantor shall retain all required accounts, books and records pertaining to each warranty holder for at least two (2) years after the specified period of coverage has expired. A warrantor discontinuing business in the state shall maintain its records until it furnishes the Attorney General satisfactory proof that it has discharged all obligations to warranty holders in this state.
- 316 (4) Vehicle protection product warrantors shall make all 317 accounts, books and records concerning transactions regulated 318 under this act available to the Attorney General for the purpose 319 of examination.

- 320 SECTION 11. (1) (a) The Attorney General may conduct 321 examinations of warrantors, administrators or other persons to 322 enforce this act and protect warranty holders in this state. Upon 323 request of the Attorney General, a warrantor shall make available 324 to the Attorney General all accounts, books and records concerning 325 vehicle protection products sold by the warrantor that are 326 necessary to enable the Attorney General to reasonably determine 327 compliance or noncompliance with this act.
- 328 Any person or entity examined shall pay any and all (b) 329 appropriate and reasonable costs incurred by the Attorney General 330 during the examination, including, but not limited to, the compensation of such experts, actuaries, examiners or other 331 332 persons as may be contracted for by the Attorney General or the Attorney General's designated appointee for the purpose of 333 assisting in the examination. Such compensation shall be fixed at 334 335 a reasonable amount commensurate with usual compensation for 336 like services and shall be contracted for in accordance with 337 applicable state contracting procedures, if applicable.
- 338 The Attorney General may take action that is necessary 339 or appropriate to enforce the provisions of this act and the 340 Attorney General's rules and orders and to protect warranty 341 holders in this state. If a person or entity violates this act 342 and the Attorney General reasonably believes such violation 343 threatens to cause irreparable loss or injury to the property or 344 business of any person or company located in this state, the 345 Attorney General may:
- 346 (a) Issue an order directed to that warrantor to cease 347 and desist from engaging in further acts, practices or 348 transactions that are causing the conduct;
- 349 (b) Issue an order prohibiting that warrantor from 350 selling or offering for sale vehicle protection products in 351 violation of this act;

352		(C)	Issue	an	order	imposing	а	civil	penalty	on	that
353	warrantor;	or									

- 354 (d) Issue any combination of paragraphs (a) through (c) 355 of this subsection, as applicable.
- 356 (3) The Attorney General may bring an action in any court of
 357 competent jurisdiction for an injunction or other appropriate
 358 relief to enjoin threatened or existing violations of this act or
 359 of the Attorney General's orders or rules. An action filed under
 360 this section also may seek restitution on behalf of persons
 361 aggrieved by a violation of this act or orders or rule of the
 362 Attorney General.
- (4) A person or entity who is found to have violated this 363 364 act or orders or rules of the Attorney General may be ordered to 365 pay to the Attorney General a civil penalty in an amount, 366 determined by the Attorney General, of not more than Five Hundred Dollars (\$500.00) per violation and not more than Ten Thousand 367 368 Dollars (\$10,000.00) in the aggregate for all violations of a similar nature. For purposes of this section, violations shall be 369 370 of a similar nature if the violation consists of the same or 371 similar course of conduct, action or practice, irrespective of the 372 number of times the conduct, action or practice is determined to 373 be a violation of this act.
- 374 <u>SECTION 12.</u> (1) Any warrantor doing business in this state 375 in accordance with this act shall be deemed to have appointed the 376 Attorney General its true and lawful attorney upon whom may be 377 served all lawful process in any action or proceeding against it.
- 378 (2) Any warrantor doing business in this state, operating
 379 without the authority provided by this act, shall be deemed to
 380 have appointed the Secretary of State to be its true and lawful
 381 attorney upon whom may be served all lawful process in any action
 382 or proceeding against it.

383 SECTION 13. The Attorney General may adopt rules and 384 regulations to establish procedures for implementing the 385 provisions of this act as are necessary. Such rules and 386 regulations shall include disclosures for the benefit of the 387 warranty holder, record keeping requirements, registration fees, penalties and procedures for public complaints. Such rules and 388 389 regulations shall also include the conditions under which surplus 390 lines insurers may be rejected for the purpose of underwriting 391 vehicle protection product warranty agreements.

392 SECTION 14. This act applies to all vehicle protection products sold or offered for sale on or after July 1, 2007. 393 394 failure of any person to comply with this act before July 1, 2007, 395 shall not be admissible in any court proceeding, administrative 396 proceeding, arbitration or alternative dispute resolution 397 proceeding and may not otherwise be used to prove that the action 398 of any person or the affected vehicle protection product was 399 unlawful or otherwise improper.

400 **SECTION 15.** This act shall take effect and be in force from 401 and after July 1, 2007.

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

AN ACT TO CREATE THE MISSISSIPPI VEHICLE PROTECTION PRODUCT 2 ACT; TO DEFINE CERTAIN TERMS FOR THE PURPOSE OF THIS ACT; TO PROVIDE THAT VEHICLE PROTECTION DEVICE, SYSTEM OR SERVICE THAT IS 3 SOLD IN THIS STATE WITH A WARRANTY MUST MEET CERTAIN REQUIREMENTS 4 5 PRESCRIBED BY THIS ACT; TO PROVIDE THAT VEHICLE PROTECTION 6 WARRANTIES ARE NOT CONTRACTS OF INSURANCE AND ARE EXEMPT FROM THE 7 LAW REGULATING INSURANCE; TO REQUIRE WARRANTORS OF VEHICLE 8 PROTECTION PRODUCTS TO REGISTER WITH THE ATTORNEY GENERAL; TO 9 REQUIRE CERTAIN FINANCIAL RESPONSIBILITY OR WARRANTY 10 REIMBURSEMENTS TO BE MAINTAINED BY A WARRANTOR; TO REQUIRE 11 WARRANTORS TO DISCLOSE CERTAIN INFORMATION TO THE WARRANTY HOLDER; 12 TO PROHIBIT CERTAIN ACTS OF WARRANTORS; TO REQUIRE WARRANTORS TO 13 RETAIN AN ACCURATE RECORD OF ACCOUNTS, BOOKS AND RECORDS 14 CONCERNING TRANSACTIONS REGULATED BY THIS ACT; TO AUTHORIZE THE 15 ATTORNEY GENERAL TO ESTABLISH CERTAIN ADMINISTRATIVE SANCTIONS AND IMPOSE PENALTIES FOR VIOLATIONS OF THIS ACT; TO AUTHORIZE THE 16 17 ATTORNEY GENERAL TO ADOPT RULES AND REGULATIONS RELATING TO THE 18 IMPLEMENTATION OF THIS ACT; AND FOR RELATED PURPOSES.