MISSISSIPPI LEGISLATURE

By: Representative Chism

To: Transportation

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1381

1 AN ACT TO PROVIDE FOR THE LICENSURE AND REGULATION OF 2 BUSINESSES THAT USE A DIGITAL NETWORK TO CONNECT RIDERS TO DRIVERS 3 WHO PROVIDE PREARRANGED RIDES; TO REQUIRE THAT SUCH A BUSINESS MUST OBTAIN A LICENSE FROM THE DEPARTMENT OF INSURANCE IN ORDER TO 4 5 OPERATE IN THIS STATE; TO PROVIDE THE FEE FOR SUCH LICENSE; TO 6 REQUIRE CERTAIN DISCLOSURES WITH REGARD TO FARES; TO PROVIDE THAT 7 THE APPLICATION OR WEBSITE OF SUCH BUSINESS SHALL DISPLAY A PICTURE OF THE DRIVER AND THE LICENSE PLATE NUMBER OF THE MOTOR 8 9 VEHICLE UTILIZED TO PROVIDE THE PREARRANGED RIDE; TO REOUIRE AN ELECTRONIC RECEIPT TO BE TRANSMITTED TO THE RIDER; TO REQUIRE 10 11 CERTAIN PRIMARY AUTOMOBILE INSURANCE TO BE MAINTAINED BY THE 12 DRIVER OR BY THE BUSINESS ON BEHALF OF THE DRIVER; TO PROVIDE THAT 13 DRIVERS SHALL BE INDEPENDENT CONTRACTORS AND NOT EMPLOYEES OF THE BUSINESS IF CERTAIN CONDITIONS ARE MET; TO REQUIRE THE BUSINESS TO 14 15 IMPLEMENT A ZERO-TOLERANCE POLICY REGARDING A DRIVER'S ACTIVITIES 16 WHILE ACCESSING THE DIGITAL PLATFORM OF SUCH BUSINESS; TO PROVIDE 17 THAT CERTAIN REQUIREMENTS MUST BE MET BY DRIVERS BEFORE THEY MAY 18 ACCEPT TRIP REQUESTS THROUGH THE DIGITAL PLATFORM OF THE BUSINESS; 19 TO REQUIRE SUCH BUSINESS TO MAINTAIN CERTAIN RECORDS; TO AUTHORIZE 20 THE COMMISSIONER OF INSURANCE TO MAKE EXAMINATIONS INTO THE 21 AFFAIRS OF SUCH BUSINESSES; TO RESTRICT THE REGULATION OF SUCH 22 BUSINESSES BY LOCAL GOVERNMENTS; TO AUTHORIZE THE COMMISSIONER OF 23 INSURANCE TO ADOPT RULES AND REGULATIONS NECESSARY TO ENSURE 24 COMPLIANCE WITH THIS ACT; TO AMEND SECTIONS 63-15-43 AND 77-7-5, 25 MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND FOR RELATED 26 PURPOSES.

27 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

28 SECTION 1. As used in this act:

29 (a) "Personal vehicle" means a vehicle that is used by30 a transportation network company driver and is:

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31 (i) Owned, leased or otherwise authorized for use32 by the transportation network company driver; and

33 (ii) Not a common carrier by motor vehicle,
34 contract carrier by motor vehicle, or restricted motor carrier
35 under Chapter 7, Title 77, Mississippi Code of 1972.

36 (b) "Commissioner" means the Commissioner of Insurance.
37 (c) "Department" means the Mississippi Department of
38 Insurance.

39 (d) "Digital network" means any online-enabled 40 technology application service, website or system offered or 41 utilized by a transportation network company that enables the 42 prearrangement of rides with transportation network company 43 drivers.

"Transportation network company" means a 44 (e) 45 corporation, partnership, sole proprietorship, or other entity 46 that is licensed under this act and operating in Mississippi that 47 uses a digital network to connect transportation network company riders to transportation network company drivers who provide 48 49 prearranged rides. A transportation network company shall not be 50 deemed to control, direct or manage the personal vehicles or 51 transportation network company drivers that connect to its digital 52 network, except where agreed to by written contract.

53 (f) "Transportation network company driver" or "driver" 54 means an individual who:

H. B. No. 1381 ~ OFFICIAL ~ 16/HR26/R1628CS.4 PAGE 2 (AJT\KW) (i) Receives connections to potential passengers
and related services from a transportation network company in
exchange for payment of a fee to the transportation network
company; and

(ii) Uses a Personal Vehicle to offer or provide a
prearranged ride to riders upon connection through a digital
network controlled by a transportation network company in return
for compensation or payment of a fee.

(g) "Transportation network company rider" or "rider"
means an individual or persons who use a transportation network
company's digital network to connect with a transportation network
driver who provides prearranged rides to the rider in the driver's
personal vehicle between points chosen by the rider.

68 "Prearranged ride" means the provision of (h) 69 transportation by a driver to a rider, beginning when a driver 70 accepts a ride requested by a rider through a digital network 71 controlled by a transportation network company, continuing while 72 the driver transports a requesting rider, and ending when the last 73 requesting rider departs from the personal vehicle. A prearranged 74 ride does not include transportation provided using a common 75 carrier by motor vehicle, contract carrier by motor vehicle, or 76 restricted motor carrier under Chapter 7, Title 77, Mississippi 77 Code of 1972. A prearranged ride does not include shared expense 78 carpool arrangements or vanpooling as defined in Section 77-7-7, or any other type of arrangement or service in which the driver 79

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82 SECTION 2. Transportation network companies or transportation network company drivers are not common carriers by 83 84 motor vehicle, contract carriers by motor vehicle, or restricted 85 motor carriers under Chapter 7, Title 77, Mississippi Code of 1972, nor do they provide taxicab or limousine services. A 86 87 transportation network company driver shall not be required to 88 register the vehicle the driver uses to provide prearranged rides as a commercial vehicle. 89

90 <u>SECTION 3.</u> (1) A person shall not operate a transportation 91 network company in Mississippi without first having obtained a 92 license from the department, provided that any transportation 93 network company operating in this state before the effective date 94 of this act may continue operating until the department creates a 95 license process and sets a registration deadline.

96 (2) The Department shall issue a license to each applicant 97 that meets the requirements for a transportation network company 98 as provided for in this act, and pays an annual license fee of 99 Five Thousand Dollars (\$5,000.00) to the department.

100 **SECTION 4.** The transportation network company shall maintain 101 an agent for service of process in the State of Mississippi.

102 <u>SECTION 5.</u> On behalf of a transportation network company 103 driver, a transportation network company may charge a fare for the 104 services provided to riders; however, if a fare is collected from

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112 <u>SECTION 6.</u> The transportation network company's 113 online-enabled technology application or website shall display a 114 picture of the transportation network company driver, and the 115 license plate number of the motor vehicle utilized for providing 116 the prearranged ride before the rider enters the transportation 117 network company driver's vehicle.

118 **SECTION 7.** Within a reasonable period of time following the 119 completion of a trip, a transportation network company shall 120 transmit an electronic receipt to the rider on behalf of the 121 transportation network company driver that lists:

(a) The origin and destination of the trip;
(b) The total time and distance of the trip; and
(c) An itemization of the total fare paid, if any.

125 <u>SECTION 8.</u> (1) On or before the effective date of this act 126 and thereafter, a transportation network company driver or 127 transportation network company on the driver's behalf shall 128 maintain primary automobile insurance that recognizes that the 129 driver is a transportation network company driver or otherwise

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132 (a) While the driver is logged on to the transportation133 network company's digital network; or

134 While the driver is engaged in a prearranged ride. (b) 135 (2)A participating transportation network company driver 136 who is logged on to the transportation network company's digital network and is available to receive transportation requests but is 137 138 not engaged in a prearranged ride shall be covered by primary automobile liability insurance in the amount of at least Fifty 139 Thousand Dollars (\$50,000.00) for death and bodily injury per 140 person, One Hundred Thousand Dollar (\$100,000.00) for death and 141 142 bodily injury per incident and Twenty-five Thousand Dollars (\$25,000.00) for property damage and uninsured motorist to the 143 extent required by Section 83-11-101. 144

145 (3) The coverage requirements of subsection (2) of this146 section may be satisfied by any of the following:

147 (a) Automobile insurance maintained by the148 transportation network company driver; or

149 (b) Automobile insurance maintained by the150 transportation network company; or

151 (c) Any combination of paragraphs (a) and (b) of this152 subsection.

(4) (a) While a transportation network company driver isengaged in a prearranged ride he must be covered by a primary

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 6 (AJT\KW) automobile liability insurance that provides at least One Million Dollars (\$1,000,000.00) for death, bodily injury and property damage and uninsured motorist to the extent required by Section 83-11-101.

(b) The coverage requirements of this subsection may besatisfied by any of the following:

161 (i) Automobile insurance maintained by the162 transportation network company driver; or

163 (ii) Automobile insurance maintained by the 164 transportation network company; or

165 (iii) Any combination of paragraphs (a) and (b) of 166 this subsection.

(5) If insurance maintained by driver in subsections (3) or (4) of this section has lapsed or does not provide the required coverage, insurance maintained by a transportation network company shall provide the coverage required by this section beginning with the first dollar of a claim and the insurer shall have the duty to defend such claim.

(6) Coverage under an automobile insurance policy maintained by the transportation network company shall not be dependent on a personal automobile insurer first denying a claim nor shall a personal automobile insurance policy be required to first deny a claim. (7) Insurance required by this section may be placed with an
insurer licensed to do business in Mississippi or with a surplus
lines insurer eligible under Section 83-21-17 et seq.

181 (8) Insurance satisfying the requirements of this section
182 shall be deemed to satisfy the financial responsibility
183 requirement for a motor vehicle under the Mississippi Motor
184 Vehicle Safety Responsibility Law Section 63-15-1 et seq.

185 A transportation network company driver shall carry (9) 186 proof of coverage satisfying this section with him or her at all 187 times during his or her use of a vehicle in connection with a 188 transportation network company's digital network. In the event of 189 an accident, a transportation network company driver shall provide 190 this insurance coverage information to the directly interested 191 parties, automobile insurers and investigating police officers, 192 upon request. Upon a request, a transportation network company 193 driver shall also disclose to directly interested parties, 194 automobile insurers, and investigating police officers, whether he or she was logged on to the transportation network company's 195 196 digital network or on a prearranged ride at the time of an 197 accident.

198 <u>SECTION 9.</u> The transportation network company shall disclose 199 in writing to transportation network company drivers the following 200 before they are allowed to accept a request for a prearranged ride 201 on the transportation network company's digital network:

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 8 (AJT\KW) (a) The insurance coverage, including the types of coverage and the limits for each coverage, that the transportation network company provides while the transportation network company driver uses a personal vehicle in connection with a transportation network company's digital network; and

(b) That the transportation network company driver's own automobile insurance policy might not provide any coverage while the driver is logged on to the transportation network company's digital network and is available to receive transportation requests or is engaged in a prearranged ride, depending on its terms.

213 Insurers that write automobile insurance in SECTION 10. (1) 214 Mississippi may exclude any and all coverage afforded under the 215 policy issued to an owner or operator of a personal vehicle for any loss or injury that occurs while a driver is logged on to a 216 217 transportation network company's digital network or while a driver 218 provides a prearranged ride. This right to exclude all coverage 219 may apply to any coverage included in an automobile insurance 220 policy including, but not limited to:

(a) Liability coverage for bodily injury and propertydamage;

- 223 (b) Uninsured and underinsured motorist coverage;
- 224 (c) Medical payments coverage;
- (d) Comprehensive physical damage coverage; and
- 226 (e) Collision physical damage coverage.

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 9 (AJT\KW) 227 (2)The exclusions provided for in subsection (1) of this 228 section shall apply notwithstanding any requirement under the 229 Mississippi Motor Vehicle Safety Responsibility Law Section 230 63-15-1 et seq. Nothing in this section implies or requires that 231 a personal automobile insurance policy provide coverage while the 232 driver is logged on to the transportation network company's 233 digital network, while the driver is engaged in a prearranged ride 234 or while the driver otherwise uses a vehicle to transport 235 passengers for compensation. Nothing shall preclude an insurer 236 from providing coverage for the transportation network company 237 driver's vehicle, if it chooses to do so by contract or 238 endorsement.

239 (3)Automobile insurers that exclude the coverage described 240 in Section 8 of this act shall have no duty to defend or indemnify any claim expressly excluded. Nothing in this act shall 241 242 invalidate or limit an exclusion contained in a policy including 243 any policy in use or approved for use in Mississippi prior to the 244 effective date of this act that excludes coverage for vehicles 245 used to carry persons or property for a charge or available for 246 hire by the public. An automobile insurer that defends or 247 indemnifies a claim against a driver that is excluded under the 248 terms of its policy, shall have a right of contribution against 249 other insurers that provide automobile insurance to the same 250 driver in satisfaction of the coverage requirements of Section 8 251 of this act at the time of loss.

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 10 (AJT\KW) 252 (4) In a claims coverage investigation, transportation 253 network companies and any insurer providing coverage under Section 254 8 of this act shall cooperate to facilitate the exchange of 255 relevant information with directly involved parties and any 256 insurer of the transportation network company driver if 257 applicable, including the precise times that a transportation 258 network company driver logged on and off of the transportation 259 network company's digital network in the twelve-hour period 260 immediately preceding and in the twelve-hour period immediately 261 following the accident and disclose to one another a clear 262 description of the coverage, exclusions and limits provided under 263 any automobile insurance maintained under Section 8 of this act.

264 <u>SECTION 11.</u> Drivers shall be independent contractors and not 265 employees of the transportation network company if all of the 266 following conditions are met:

(a) The transportation network company does not
prescribe specific hours during which a transportation network
company driver must be logged into the transportation network
company's digital platform;

(b) The transportation network company imposes no restrictions on the transportation network company driver's ability to utilize digital platforms from other transportation network companies;

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 11 (AJT\KW) (c) The transportation network company does not assign a transportation network company driver a particular territory in which to operate;

(d) The transportation network company does not
restrict a transportation network company driver from engaging in
any other occupation or business; and

(e) The transportation network company and transportation network company driver agree in writing that the driver is an independent contractor of the transportation network company.

285 SECTION 12. (1)The transportation network company shall 286 implement a zero tolerance policy regarding a transportation 287 network company driver's activities while accessing the 288 transportation network company's digital platform. The zero 289 tolerance policy shall address the use of drugs or alcohol while a 290 transportation network company driver is providing prearranged 291 rides or is logged into the transportation network company's 292 digital network but is not providing prearranged rides, and the 293 transportation network company shall provide notice of this policy 294 on its website, as well as procedures to report a complaint about 295 a driver with whom a rider was matched and whom the rider 296 reasonably suspects was under the influence of drugs or alcohol 297 during the course of the trip.

(2) Upon receipt of such rider complaint alleging a
violation of the zero tolerance policy, the transportation network

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305 (3) The transportation network company shall maintain 306 records relevant to the enforcement of this requirement for a 307 period of at least two (2) years from the date that a rider 308 complaint is received by the transportation network company.

309 <u>SECTION 13.</u> (1) Before allowing an individual to accept 310 trip requests through a transportation network company's digital 311 platform as a transportation network company driver:

(a) The individual shall submit an application to the
transportation network company, which includes information
regarding his or her address, age, driver's license, motor vehicle
registration, automobile liability insurance, and other
information required by the transportation network company;

317 (b) The transportation network company shall conduct,
318 or have a third party conduct, a local and national criminal
319 background check for each applicant that shall include:

(i) Multistate/multijurisdiction criminal records
 locator or other similar commercial nationwide database with
 validation (primary source search); and

323 (ii) United States Department of Justice National324 Sex Offender Public Website;

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 13 (AJT\KW) 325 (2) The transportation network company shall review, or have
 326 a third party review, a driving history research report for such
 327 individual.

328 (3) The transportation network company shall not permit an 329 individual to act as a transportation network company driver on 330 its digital platform who:

(a) Has had more than three (3) moving violations in
the prior three-year period, or one (1) of the following major
violations in the prior three-year period:

334 (i) Attempting to evade the police;
335 (ii) Reckless driving; or
336 (iii) Driving on a suspended or revoked license;
337 (b) Has been convicted, within the past seven years, of

338 (i) Any felony; or

(ii) Misdemeanor driving under the influence,
reckless driving, hit and run, or any other driving-related
offense or any misdemeanor violent offense or sexual offense;
(c) Is a match in the U.S. Department of Justice
National Sex Offender Public Website;

(d) Does not possess a valid driver's license;
(e) Does not possess proof of registration for the
motor vehicle used to provide prearranged rides;

347 (f) Does not possess proof of automobile liability 348 insurance for the motor vehicle used to provide prearranged rides; 349 or

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351 <u>SECTION 14.</u> A transportation network company driver shall
 352 not solicit or accept street hails.

353 **SECTION 15.** The transportation network company shall adopt a 354 policy prohibiting solicitation or acceptance of cash payments for 355 the fares charged to riders for prearranged rides and notify 356 transportation network company drivers of the policy.

357 Transportation network company drivers shall not solicit or accept 358 cash payments from riders.

359 <u>SECTION 16.</u> (1) The transportation network company shall 360 adopt a policy of nondiscrimination with respect to riders and 361 potential riders and notify transportation network company drivers 362 of the policy.

363 (2) Transportation network company drivers shall comply with
 364 all applicable laws regarding nondiscrimination against riders or
 365 potential riders.

366 (3) transportation network company drivers shall comply with367 all applicable laws relating to accommodation of service animals.

368 (4) A transportation network company shall not impose
 369 additional charges for providing services to persons with physical
 370 disabilities because of those disabilities.

371 <u>SECTION 17.</u> A transportation network company shall maintain 372 the following customer records:

373 (a) Individual trip records for at least one (1) year374 from the date each trip was provided; and

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 15 (AJT\KW) 375 (b) Individual records of transportation network 376 company driver customers at least until the one-year anniversary 377 of the date on which a transportation network company driver's 378 customer relationship with the transportation network company has 379 ended.

380 SECTION 18. (1) For the sole purpose of verifying that a 381 transportation network company is in compliance with the 382 requirements of this act and not more than annually, the 383 commissioner shall have the right to visually inspect a sample of 384 records that the transportation network company is required to 385 maintain. The sample shall include required records pertaining to 386 up to fifty (50) transportation network drivers, provided that the 387 transportation network company shall undertake best efforts not to 388 share records about the same transportation network company driver 389 during consecutive reporting periods. If, after this initial 390 review, the commissioner has a reasonable basis to conclude that 391 the transportation network company is not in compliance with the 392 requirements of this act, the commissioner may, upon reasonable 393 notice, conduct a supplemental audit of records for an additional 394 selection of transportation network company drivers. The audit 395 shall take place at a mutually agreed location in Mississippi. 396 The expenses of the examination shall be borne and paid by the 397 transportation network company that is under examination.

398 (2) Documents, materials or other information, including,399 but not limited to, all working papers, and copies thereof,

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 16 (AJT\KW) 400 created, produced or obtained by or disclosed to the commissioner 401 or any other person in the course of an examination made under 402 this act shall be confidential by law and privileged, and shall 403 not be subject to the Mississippi Public Records Act. The 404 commissioner is authorized to use the documents, materials or 405 other information in the furtherance of any regulatory or legal 406 action brought as part of the commissioner's official duties.

407 In order to assist in the performance of the (3)408 commissioner's duties, the commissioner may share confidential and 409 privileged documents, materials or other information, with other 410 state, federal and international regulatory agencies, and with state, federal and international law enforcement authorities, 411 412 provided that the recipient agrees to maintain the confidentiality 413 and privileged status of the document, material, communication or other information. The commissioner may enter into agreements 414 415 governing the sharing and use of information consistent with this 416 subsection.

(4) No waiver of any applicable privilege or claim of confidentiality in the documents, materials or information shall occur as a result of disclosure to the commissioner under this section or as a result of sharing as authorized in subsection (3) of this section.

422 (5) In response to a specific complaint against any
423 transportation network company driver or transportation network
424 company, the commissioner is authorized to inspect records held by

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427 <u>SECTION 19.</u> (1) Transportation network companies and 428 transportation network company drivers are governed exclusively by 429 this act and any rules promulgated by the commissioner consistent 430 with this act. A county, municipality or other local entity may 431 not:

(a) Impose a tax on, or require a license for, a
transportation network company, a transportation network company
driver or a vehicle used by a transportation network company
driver where the tax or licenses relate to providing prearranged
rides;

437 (b) Require a transportation network company or a
438 transportation network company driver to obtain a business license
439 or any other type of similar authorization to operate within the
440 jurisdiction; or

441 (c) Subject a transportation network company or a
442 transportation network company driver to any type of rate, entry,
443 operational or other requirements.

444 (2) Notwithstanding subsection (1) of this section, a 445 county, municipality or other local entity that owns or operates 446 an airport, may adopt reasonable regulations relating to the 447 duties and responsibilities on airport property of a 448 transportation network company or transportation network company 449 driver, including its ability to impose reasonable fees and

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 18 (AJT\KW) 450 vehicle tracking requirements on a transportation network company 451 or its affiliated transportation network company drivers, but 452 excluding its ability to impose other fees, taxes, registration, 453 licensing or special insurance requirements on transportation 454 network company drivers, and excluding its ability to impose 455 requirements with respect to special markings or identification 456 other than that provided for in Section 6 of this act, and 457 excluding its ability to impose requirements for equipment.

458 **SECTION 20.** The commissioner may adopt rules and regulations 459 necessary to ensure compliance with this act.

460 **SECTION 21.** Section 63-15-43, Mississippi Code of 1972, is 461 amended as follows:

462 63-15-43. (1) A "motor vehicle liability policy" as * * * 463 the term is used in this chapter * * * means an owner's or an 464 operator's policy of liability insurance, certified as provided in Section 63-15-39 or Section 63-15-41, as proof of financial 465 466 responsibility, and issued, except as otherwise provided in 467 Section 63-15-41, by an insurance company duly authorized to write 468 motor vehicle liability insurance in this state, to or for the 469 benefit of the person named * * * in the policy as insured. 470 (2) * * * The owner's policy of liability insurance: 471 Shall designate by explicit description or by (a) 472 appropriate reference all motor vehicles with respect to which 473 coverage *** * *** granted.

H. B. No. 1381 ~ OFFICIAL ~ 16/HR26/R1628CS.4 PAGE 19 (AJT\KW) 474 (b) Shall pay on behalf of the insured named * * * in 475 the policy and any other person, as insured, using any such motor 476 vehicle or motor vehicles with the express or implied permission 477 of * * * the named insured, all sums which the insured shall 478 become legally obligated to pay as damages arising out of the 479 ownership, maintenance or use of * * * the motor vehicle or motor 480 vehicles within the United States of America or the Dominion of 481 Canada, subject to limits exclusive of interest and costs, with 482 respect to each such motor vehicle, as follows: Twenty-five Thousand Dollars (\$25,000.00) because of bodily injury to or death 483 484 of one (1) person in any one (1) accident and, subject to * * * 485 the limit for one (1) person, Fifty Thousand Dollars (\$50,000.00) 486 because of bodily injury to or death of two (2) or more persons in 487 any one (1) accident, and Twenty-five Thousand Dollars (\$25,000.00) because of injury to or destruction of property of 488 489 others in any one (1) accident.

(3) * * * <u>The</u> operator's policy of liability insurance shall pay on behalf of the insured named * * * <u>in the policy</u> all sums which the insured shall become legally obligated to pay as damages arising out of the use by him of any motor vehicle not owned by him, within the same territorial limits and subject to the same limits of liability as are set forth above with respect to an owner's policy of liability insurance.

497 (4) * * * <u>The</u> motor vehicle liability policy shall state the
498 name and address of the named insured, the coverage afforded by

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 20 (AJT\KW) the policy, the premium charged * * * for the policy, the policy period and the limits of liability, and shall contain an agreement or be endorsed that insurance is provided * * * <u>under the policy</u> in accordance with the coverage defined in this chapter as respects bodily injury and death or property damage, or both, and is subject to all the provisions of this chapter.

505 (5) *** * *** <u>The</u> motor vehicle liability policy shall not 506 insure:

507 (a) Any obligation for which the insured or any company
508 as his insurer may be held liable under any * * * workers'
509 compensation law;

(b) Any liability on account of bodily injury to or death of any employee of the insured while engaged in the employment, other than domestic, of the insured, or in domestic employment if benefits therefor are either payable or required to be provided under any *** * *** <u>workers'</u> compensation law; or

515 (c) Any liability because of injury to or destruction 516 of property owned by, rented to, in charge of or transported by 517 the insured.

518 (6) Every motor vehicle liability policy shall be subject to 519 the following provisions which need not be contained $\star \star \star in$ the 520 policy:

521 (a) The liability of the insurance company with respect 522 to the insurance required by this chapter shall become absolute 523 whenever injury or damage covered by said motor vehicle liability

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 21 (AJT\KW) 524 policy occurs; * * * the policy may not be cancelled or annulled 525 as to * * * the liability by any agreement between the insurance 526 company and the insured after the occurrence of the injury or 527 damage; no statement made by the insured or on his behalf and no 528 violation of * * * the policy shall defeat or void * * * the 529 policy;

(b) The satisfaction by the insured of a judgment for such injury or damage shall not be a condition precedent to the right or duty of the insurance company to make payment on account of such injury or damage;

(c) The insurance company shall have the right to
settle any claim covered by the policy, and if * * * the
settlement is made in good faith, the amount * * * of the
<u>settlement</u> shall be deductible from the limits of liability
specified in paragraph (b) of subsection (2) of this section; or

(d) The policy, the written application * * * the
policy, if any, and any rider or endorsement which does not
conflict with the provisions of the chapter shall constitute the
entire contract between the parties.

(7) Any policy which grants the coverage required for a motor vehicle liability policy may also grant any lawful coverage in excess of or in addition to the coverage specified for a motor vehicle liability policy, and * * * <u>the</u> excess or additional coverage shall not be subject to the provisions of this chapter. With respect to a policy which grants such excess or additional

H. B. No. 1381 **~ OFFICIAL ~** 16/HR26/R1628CS.4 PAGE 22 (AJT\KW) 549 coverage, the term "motor vehicle liability policy" shall apply 550 only to that part of the coverage which is required by this 551 section.

(8) Any motor vehicle liability policy may provide that the insured shall reimburse the insurance company for any payment the insurance company would not have been obligated to make under the terms of the policy except for the provisions of this chapter.

(9) Any motor vehicle liability policy may provide for the prorating of the insurance * * * <u>under the policy</u> with other valid and collectible insurance.

(10) The requirements for a motor vehicle liability policy may be fulfilled by the policies of one or more insurance companies which policies together meet * * * the requirements.

(11) Any binder issued pending the issuance of a motor vehicle liability policy shall be deemed to fulfill the requirements for * * * a policy.

565 <u>(12) A motor vehicle policy that meets the provisions of</u> 566 <u>Section 8 of this act shall be deemed to satisfy the provisions of</u> 567 this section.

568 SECTION 22. Section 77-7-5, Mississippi Code of 1972, is 569 amended as follows:

570 77-7-5. (1) Nothing in this chapter shall be construed to 571 relieve any person from the payment of any licenses, fees, taxes 572 or levies now or hereafter imposed by law.

H. B. No. 1381 ~ OFFICIAL ~ 16/HR26/R1628CS.4 PAGE 23 (AJT\KW) 573 (2) Nothing in this chapter shall apply to transportation 574 network companies or transportation network company drivers as 575 defined in Section 1 of this act or any activity regulated in 576 Sections 1 through 20 of this act. 577 (3) Neither this chapter nor any provision thereof shall apply or be construed to apply to commerce with foreign nations, 578 579 or commerce among the several states of the union, except insofar

as the same may be permitted under the provisions of the 581 Constitution of the United States and the Acts of Congress.

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582 SECTION 23. This act shall take effect and be in force from 583 and after July 1, 2016.