## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2825

### **BY: Committee**

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

46 SECTION 1. This act shall be known and may be cited as the 47 "Mississippi Transportation Infrastructure Investment Act of 48 2021."

49 <u>SECTION 2.</u> (1) From and after July 1, 2021, the department, 50 through the division, shall have jurisdiction over all matters of 51 enforcement of the provisions of this chapter on the roads, 52 streets and highways of this state and shall prescribe such rules 53 and regulations as are necessary therefor. The jurisdiction and 54 authority of the department under this section shall be in 55 addition to any other jurisdiction and authority provided to the

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56 department under any other law. The powers and duties related to 57 the administration of this chapter which do not concern 58 enforcement on the roads, streets and highways of this state shall 59 remain with the commission.

60 (2)On July 1, 2021, the Mississippi Department of 61 Transportation and/or the commission shall transfer to the 62 department the employees, equipment, inventory, size and weights, 63 computer systems, IFTA, grants, stationary and portable weigh 64 stations, support staff, state and federal funding, and resources used to enforce the provisions of this chapter on the roads, 65 66 streets and highways of this state. The department shall consult and work with the Bureau of Building, Grounds and Real Property of 67 68 the Department of Finance and Administration for the effective 69 transfer to the department of any office space that was assigned 70 for the use of the enforcement of the provisions of this chapter 71 on the roads, streets and highways of this state.

(3) Any reference in any statute, rule or regulation to law enforcement duties being performed by the commission or the Mississippi Department of Transportation requiring the use of vehicles to enforce shall be construed to mean law enforcement duties being performed by the division.

(4) The Mississippi State Personnel Board PIN numbers the Mississippi Department of Transportation has assigned to persons in law enforcement and support of enforcement of this chapter at the time of the transfer shall be transferred over to the

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81 department. The transfer of personnel shall be commensurate with 82 the number and classification of positions allocated to that law 83 enforcement. All salaries and benefits shall remain the same until further agreement. Rank and structure shall be revised 84 85 through the division as is practical for proper supervision. All 86 transferred personnel shall posses the same state service 87 protections with the Mississippi State Personnel Board that they 88 possessed before the transfer.

89 SECTION 3. There is hereby created a special fund in the State Treasury, to be known as the "DPS Motor Carrier Enforcement 90 91 Fund." The fund shall consist of monies appropriated by act of 92 the Legislature and monies transferred from the Mississippi 93 Department of Transportation. Money in the fund shall only be 94 utilized by the Department of Public Safety's Commercial 95 Transportation Enforcement Division to defray expenses for 96 officers' salaries and other costs to implement and enforce the 97 provisions of this act. Unexpended amounts remaining in the fund 98 at the end of a fiscal year shall not lapse into the State General 99 Fund, and any interest earned or investment earnings on amounts in 100 the fund shall be deposited to the credit of the fund.

101 SECTION 4. Section 77-7-7, Mississippi Code of 1972, is 102 amended as follows:

103 77-7-7. Whenever used in this chapter unless expressly 104 stated otherwise:

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(a) The term "person" means individual, firm,
copartnership, corporation, company, association or joint-stock
association, and includes any trustee, receiver, assignee or
personal representative thereof.

109 (b) The term "commission" means the Mississippi110 Transportation Commission.

(c) The term "highway" means every public highway or place of whatever nature open to the use of the public for purposes of vehicle travel in this state, including the streets and alleys in towns and cities.

(d) The term "motor vehicle" and "vehicle" means any vehicle, machine, tractor, trailer or semitrailer propelled or drawn by mechanical power and used upon the highways in the transportation of passengers or property; such term, however, does not include any vehicle, locomotive or car operated exclusively on a rail or rails.

(e) The term "common carrier by motor vehicle" means any person who or which undertakes, whether directly or by a lease or any other arrangement, to transport passengers or household goods.

(f) The term "contract carrier by motor vehicle" means any person, not included under \* \* \* paragraph (e) of this section, who or which, under special and individual contracts or agreements, and whether directly or by a lease or any other arrangement, transports passengers or household goods.

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(g) The term "restricted motor carrier" means all carriers of property, except household goods, by motor vehicle for compensation.

(h) The "services" and "transportation" to which this chapter applies include all vehicles operated by, for or in the interest of any motor carrier irrespective of ownership or contract, express or implied, together with all facilities and property operated or controlled by any such carrier or carriers and used in the transportation of passengers or property or in the performance of any service in connection therewith.

140 (i) The term "certificate" means a certificate of 141 public convenience and necessity issued by the commission to 142 common carriers by motor vehicle and restricted common carriers by 143 motor vehicle under this chapter.

(j) The term "permit" means a permit issued by the commission to contract carriers by motor vehicle under this chapter.

(k) The term "interstate permit" means a permit issued under the terms of this chapter to the holder of a certificate of public convenience and necessity, a permit, or other operating authority from the U.S. Department of Transportation.

(1) The term "owner" or "operator" and "owner and operator" means any individual, firm, copartnership, corporation, company, association or joint-stock association, and includes any trustee, receiver, assignee or personal representative thereof, to

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155 whom or to which a certificate of convenience and necessity or 156 permit or interstate permit has been issued by the commission.

(m) The term "vanpooling" means a nonprofit arrangement entered into to provide for the transportation of persons to and from their places of employment utilizing a motor vehicle manufactured primarily for the transporting of not less than eight (8) nor more than fifteen (15) people, and where the costs of operating said vehicle, including reasonable vehicle depreciation costs, are paid for by those people utilizing such arrangement.

(n) The term "gross vehicle weight rating (GVWR)" means the value specified by the manufacturer as the loaded weight of a single motor vehicle.

(o) The term "gross combination weight rating (GCWR)" means the value specified by the manufacturer as the loaded weight of a combination (articulated) motor vehicle. In the absence of a value specified by the manufacturer, GCWR will be determined by adding the GVWR of the power unit and the total weight of the towed unit and any load thereon.

(p) "Department" means the Department of Public Safety.
 (q) "Division" means the Commercial Transportation
 Enforcement Division within the department.

176 SECTION 5. Section 77-7-11, Mississippi Code of 1972, is 177 amended as follows:

178 77-7-11. No motor carrier shall operate any motor vehicle 179 for the transportation of passengers or property for compensation

21/HR26/SB2825A.J PAGE 6 (CAA/KW) 180 on any highway in this state, except in accordance with the 181 provisions of this chapter, and every such motor carrier is hereby 182 declared to be subject to control, supervision and regulation by 183 the commission for permitting purposes and by the department, 184 through the division, for enforcement purposes. Nothing in this 185 chapter shall confer any proprietary or property rights in the use 186 of the public highways.

187 SECTION 6. Section 77-7-13, Mississippi Code of 1972, is 188 amended as follows:

189 77-7-13. (1) It shall be the duty of the commission and the 190 commission shall have the power:

191 To regulate common carriers by motor vehicle and (a) 192 contract carriers by motor vehicle not exempted in this chapter, 193 doing business in this state, and to that end, the commission may 194 establish reasonable requirements with respect to continuous and 195 adequate service, transportation of baggage and express, uniform 196 system of accounts, records and reports, preservation of records, 197 and safety of operation and equipment, including maximum hours of 198 service of employees.

199 \*\*\*

(\*\*\*b) To administer \*\* the provisions of this
 chapter concerning certificates of public convenience and
 necessity, permits, performance bond, insurance, fees,
 identification plates and trip permits, and carrier service, rates

204 and charges, to make necessary orders in connection therewith, and

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to prescribe rules, regulations and procedure for such administration; however, the enforcement of the provisions of this chapter on the roads, streets and highways of this state shall fall under the jurisdiction of the department, through the division.

210  $(* * *\underline{c})$  To inquire into the organization of motor 211 carriers, and into the management of their businesses, to keep 212 itself informed as to the manner and method in which the same is 213 conducted, and to transmit to the Legislature, from time to time, 214 such recommendations as to additional legislation relating to such 215 carriers as the commission may deem necessary.

216 The commission may from time to time establish such just (2)217 and reasonable classifications of groups of carriers included in 218 the terms "common carrier by motor vehicle" and "contract carrier 219 by motor vehicle," as the special nature of the services performed 220 by such carriers shall require, and the commission may from time 221 to time establish such just and reasonable rules, regulations and requirements, consistent with the provisions of this chapter, to 222 223 be observed by the carriers so classified or grouped, as the 224 commission deems necessary or desirable in the public interest. 225 (3) The commission may from time to time enter into joint 226 and cooperative agreements with other governmental agencies in 227 regard to safety, forms, operating procedures and regulatory 228 jurisdiction.

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(4) The rules, regulations, requirements and classifications adopted in pursuance to the power and duty of the commission by this section granted and imposed shall conform as nearly as practicable to the rules, regulations, requirements and classifications promulgated by the Interstate Commerce Commission, the United States Department of Transportation, or any other appropriate governmental agency.

(5) The commission shall not have the duty nor the power to
regulate the rates of common carriers by motor vehicle which
undertake, whether directly or by a lease or any other
arrangement, to transport household goods.

(6) The commission shall not have the duty nor the power to regulate the rates of contract carriers by motor vehicle, who or which, under special and individual contract or agreements, and whether directly or by a lease or any other arrangement, transport household goods.

245 **SECTION 7.** Section 77-7-15, Mississippi Code of 1972, is 246 amended as follows:

77-7-15. The commission shall prescribe, issue, amend and rescind such reasonable rules and regulations as may be reasonably necessary or appropriate to carry out the provisions of this chapter <u>concerning certificates of public convenience and</u> <u>necessity, permits, performance bond, insurance, fees,</u> identification plates and trip permits, and carrier duties,

253 service, rates and charges; however, the prescription, issuance,

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amendment and rescission of reasonable rules and regulations
concerning the enforcement of the provisions of this chapter on
the roads, streets and highways of this state shall fall under the
jurisdiction of the department, through the division, and shall
not be subject to this section.

259 No rule or regulation shall be effective until thirty (30) 260 days after copies of the proposed rule or regulation have been 261 mailed to intrastate motor carriers affected thereby and until a 262 notice, setting forth the terms or substance thereof and the time 263 and place of a hearing thereon, has been published in a newspaper 264 or newspapers of general circulation in the state and filed with 265 the Secretary of State pursuant to the Mississippi Administrative 266 Procedures Law. Such hearing may be held at any time after twenty 267 (20) days following the date of publication of such notice, but 268 such rules or regulations shall not become effective until a 269 hearing thereon. The commission may make its initial set of rules 270 and regulations effective at the end of such thirty-day period, subject to review thereof. All rules and regulations of the 271 272 commission shall be filed with its secretary and shall be readily 273 available for public inspection and examination during reasonable 274 business hours. Any interested person shall have the right to 275 petition the commission for issuance, amendment or repeal of a 276 rule or regulation.

277 SECTION 8. Section 77-7-16, Mississippi Code of 1972, is 278 amended as follows:

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279 77-7-16. (1) Supervision and inspection of the safe 280 operation and the safe use of equipment of motor vehicles 281 operating in the state shall be a specified duty of \* \* \* the 282 Mississippi Department of Public Safety. \* \* \* The Mississippi 283 Transportation Commission shall promulgate as its own the rules, 284 regulations, requirements and classifications of the United States 285 Department of Transportation or any successor federal agency 286 thereof charged with the regulation of motor vehicle safety \* \* \*. 287 The **\* \* \*** department shall enforce such rules, regulations, requirements and classifications. \* \* \* The Mississippi 288 289 Transportation Commission shall establish a system of reciprocity 290 with other states to facilitate the inspection of motor vehicles 291 provided for in this subsection.

(2) The \* \* Mississippi Department of Public Safety shall
have the authority to inspect for safe operation and safe use of
equipment the following motor vehicles:

(a) Each holder of a certificate of convenience and
 necessity, a permit to operate as a contract carrier or interstate
 permit;

(b) Any individual, corporation or partnership engaged
in a commercial enterprise operating a single motor vehicle or
those in combination with a manufacturer's gross vehicle rating of
more than ten thousand (10,000) pounds; and

302 (c) Any individual, corporation or partnership303 operating a motor vehicle of any gross weight transporting

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304 hazardous material that requires placarding under the Federal 305 Hazardous Material Regulations.

306 (3) This section shall not apply to the following:
307 (a) Motor vehicles employed to transport school
308 children and teachers;

309 (b) Motor vehicles owned and operated by the United 310 States, District of Columbia or any state or any municipality or 311 any other political subdivision of this state;

(c) Motor vehicles engaged in the occasional transportation of personal property without compensation by individuals which is not in the furtherance of a commercial enterprise;

316 (d) Motor vehicles engaged in the transportation of 317 human corpses or sick or injured persons;

318 (e) Motor vehicles engaged in emergency or related 319 operations;

320 (f) Motor vehicles engaged in the private 321 transportation of passengers;

322 (g) Motor vehicles, including pickup trucks, that have 323 a GVWR or GCWR of twenty-six thousand (26,000) pounds or less, 324 operating intrastate only, provided that such vehicle does not: 325 (i) Transport hazardous material requiring a

326 placard; or

327 (ii) Transport sixteen (16) or more passengers,328 including the driver.

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329 (h) Motor vehicles owned and operated by any farmer 330 who:

(i) Is using the vehicle to transport agricultural
products from a farm owned by the farmer, or to transport farm
machinery or farm supplies to or from a farm owned by the farmer;

(ii) Is not using the vehicle to transport
hazardous materials of a type or quantity that requires the
vehicle to be placarded in accordance with the Federal Hazardous
Material Regulations in CFR 49 part 177.823; and

(iii) Is using the vehicle within one hundred fifty (150) air miles of the farmer's farm, and the vehicle is a private motor carrier of property.

(i) Motor vehicles engaged in the transportation of logs and pulpwood between the point of harvest and the first point of processing the harvested product;

(j) Motor vehicles engaged exclusively in hauling
gravel, soil or other unmanufactured road building materials;
(k) As to hours of service only, utility service
vehicles owned or operated by public utilities subject to
regulation by the commission, while in intrastate commerce within
this state, with a manufacturer's gross vehicle rating of less

350 than twenty-six thousand one (26,001) pounds, unless the vehicle: 351 (i) Transports hazardous materials requiring a 352 placard; or

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353 (ii) Is designed or used to transport sixteen (16)354 or more people, including the driver.

355 (4) Anyone who violates or fails to comply with this section
356 shall be subject to the penalties as provided for in Section
357 77-7-311, Mississippi Code of 1972.

358 **SECTION 9.** Section 77-7-17, Mississippi Code of 1972, is 359 amended as follows:

360 77-7-17. No member of the commission <u>or the department</u>, and 361 no employee of the commission <u>or the department</u> appointed or 362 employed in the administration of this chapter, shall in any 363 manner have pecuniary interest in, own any securities of, or hold 364 any position with any motor carrier.

365 SECTION 10. Section 77-7-21, Mississippi Code of 1972, is 366 amended as follows:

367 77-7-21. No restricted motor carrier not exempted in this
368 chapter shall engage in intrastate operation on any highway within
369 the state unless such carrier is in compliance with the
370 requirements of the laws and regulations of the commission <u>and the</u>
371 department.

372 SECTION 11. Section 77-7-127, Mississippi Code of 1972, is 373 amended as follows:

374 77-7-127. All funds collected by the commission under the 375 provisions of this chapter shall be deposited in the State 376 Treasury to the credit of the commission's regulation fund for use 377 by the commission for the administration \* \* \* of the laws of this

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378 state relative to the inspection, control and supervision of the 379 business, \* \* \* service or accounts of motor carriers subject to 380 this chapter.

381 From and after July 1, 2016, the expenses of this agency 382 shall be defrayed by appropriation from the State General Fund and 383 all user charges and fees authorized under this section shall be 384 deposited into the State General Fund as authorized by law.

385 From and after July 1, 2016, no state agency shall charge 386 another state agency a fee, assessment, rent or other charge for 387 services or resources received by authority of this section.

388 **SECTION 12.** Section 77-7-311, Mississippi Code of 1972, is 389 amended as follows:

390 77-7-311. (1) Any person violating any provisions of this 391 chapter, or any rule, regulation, requirement or order thereunder, 392 or any term or condition of any certificate or permit, for which a 393 penalty is not otherwise provided in this chapter, shall be deemed 394 quilty of a misdemeanor and, upon conviction thereof, be fined not less than Twenty-five Dollars (\$25.00) and not more than Five 395 396 Hundred Dollars (\$500.00) for the first offense and not less than 397 Five Hundred Dollars (\$500.00) and not more than One Thousand 398 Dollars (\$1,000.00) for each subsequent offense. Each day of 399 violation shall constitute a separate offense.

400 (2) Any person, whether carrier, shipper, consignee, or any
401 officer, employee, agent or representative thereof, who shall
402 knowingly offer, grant or give, or solicit, accept or receive any

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403 rebate, concession or discrimination in violation of any provision 404 of this chapter, or who by means of any false statement or 405 representation, or by the use of any false or fictitious bill, 406 bill of lading, receipt, voucher, roll, account, claim, 407 certificate, affidavit, deposition, lease or bill of sale, or by 408 any other means or device, shall knowingly and willfully assist, 409 suffer or permit any person or persons, natural or artificial, to 410 obtain transportation of passengers or property subject to this 411 chapter for less than the applicable rate, fare or charge, or who 412 shall knowingly and willfully, by any such means or otherwise, 413 fraudulently seek to evade or defeat regulation as in this chapter provided for motor carriers, shall be deemed quilty of a 414 415 misdemeanor and, upon conviction thereof, be fined not less than 416 One Hundred Dollars (\$100.00) and not more than Five Hundred Dollars (\$500.00) for the first offense and not less than Five 417 418 Hundred Dollars (\$500.00) and not more than One Thousand Dollars 419 (\$1,000.00) for any subsequent offense.

(3) Any owner, operator or driver of any vehicle, who is required by any law or by any rule or regulation of the commission or the department to stop at any inspection station or submit to an inspection, who willfully fails or refuses to do so, shall be guilty of a misdemeanor and, upon conviction, shall be punished by a fine of not less than One Hundred Dollars (\$100.00), or more than One Thousand Dollars (\$1000.00), or by confinement in the

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427 county jail for not more than thirty (30) days, or by both fine 428 and jail sentence.

429 Any individual, corporation or partnership operating a (4) 430 motor vehicle transporting hazardous material that is found to be 431 in violation of any rule, regulation or requirement as provided by 432 Section 77-7-16 shall be deemed quilty of a misdemeanor and, upon 433 conviction, shall be punished by a fine of not less than Two 434 Hundred Dollars (\$200.00) or more than Five Hundred Dollars 435 (\$500.00) for the first offense, and not less than Five Hundred Dollars (\$500.00) and not more than One Thousand Dollars 436 437 (\$1,000.00) for each subsequent offense. Each day of violation 438 shall constitute a separate offense.

439 (5) Any person operating or attempting to operate a motor
440 vehicle which has been placed out of service by a motor carrier
441 inspector shall be fined One Thousand Dollars (\$1,000.00).

442 SECTION 13. Section 77-7-331, Mississippi Code of 1972, is 443 amended as follows:

77-7-331. The chief enforcement officer and the 444 445 inspectors \* \* \* of the commission shall be responsible for 446 enforcing and investigating all alleged violations of this 447 chapter, and the rules, regulations and general orders of the 448 commission promulgated thereunder; however, the enforcement and 449 investigation of the provisions of this chapter, and the rules, 450 regulations and general orders of the commission or the department 451 promulgated thereunder, on the roads, streets and highways of this

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452 state shall fall under the jurisdiction of the department, through 453 the division. In the performance of their duties such employees 454 shall give particular attention to the enforcement of the 455 commission's or the department's safety rules and regulations; the 456 provisions of this chapter applicable to rates, charges and 457 practices of motor carriers; the provisions prohibiting unlawful 458 preference, concession, rebate, or discrimination; the adequacy of 459 service, equipment and facilities of motor carriers; and the 460 requirements respecting certificate of public convenience and necessity or permits as set forth in this chapter. 461

462 **SECTION 14.** Section 77-7-333, Mississippi Code of 1972, is 463 amended as follows:

464 77-7-333. After selection, the **\* \* \*** enforcement officers 465 and the inspectors of the division shall go through thirty (30) 466 days of intensive instruction of the laws of this state pertaining 467 to the Mississippi Department of Transportation and the Department 468 of Public Safety, together with the rules and regulations of \* \* \* both of these \* \* \* agencies, and the laws of this state 469 470 pertaining to arrest. The expenses of attending such school shall 471 be paid out of the \* \* \* monies appropriated by the Legislature to 472 the department.

From and after July 1, 2016, the expenses of this agency shall be defrayed by appropriation from the State General Fund and all user charges and fees authorized under this section shall be deposited into the State General Fund as authorized by law.

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From and after July 1, 2016, no state agency shall charge another state agency a fee, assessment, rent or other charge for services or resources received by authority of this section.

480 **SECTION 15.** Section 77-7-335, Mississippi Code of 1972, is 481 amended as follows:

482 77-7-335. (1) All <u>division</u> inspectors on duty shall wear 483 uniforms, shall have the right to bear arms, and shall have the 484 authority to make arrests and hold and impound any vehicle and the 485 contents thereof which is being operated in violation of this 486 chapter or the commission's <u>or the department's</u> rules, regulations 487 or general orders promulgated thereunder.

488 All inspectors shall have the authority to enforce all (2)489 of the laws, rules and regulations of the commission and the 490 department upon all highways in the state and the rights-of-way of such highways and other properties as defined in Section 77-7-261; 491 492 except that if any person commits an offense in violation of this 493 chapter or the rules and regulations of **\* \* \*** the commission or the department upon a highway in the state and be pursued by \* \* \* 494 495 an enforcement officer or inspector of the \* \* \* division, 496 such **\* \* \*** enforcement officer or inspector may pursue and 497 apprehend such offender upon any of the highways in this state, or 498 to any other place to which such offender may flee.

499 (3) All inspectors shall have the authority to aid and
500 assist any law enforcement officer whose life or safety is in
501 jeopardy and may arrest without warrant any fugitive from justice

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who has escaped or who is using the highways in the state in an attempt to flee. **\* \* \*** Inspectors of the **\* \* \*** <u>division</u> may assist other law enforcement agencies in searching for convicted felons who have escaped or for alleged felons where there is probable cause to believe that the person being sought committed the felony and a felony had actually been committed.

(4) Upon request of \* \* \* a sheriff of any county or the chief of police of any community \* \* \*, all <u>division</u> inspectors have the authority to assist in traffic control during time of natural disasters, such as hurricanes, tornados or floods.

512 \* \* \*

513 SECTION 16. Section 77-7-337, Mississippi Code of 1972, is 514 amended as follows:

515 77-7-337. The \* \* <u>division</u> is hereby authorized and 516 empowered to purchase all necessary equipment to enforce the 517 provisions of this chapter \* \* \*.

518 From and after July 1, 2016, the expenses of this agency 519 shall be defrayed by appropriation from the State General Fund and 520 all user charges and fees authorized under this section shall be 521 deposited into the State General Fund as authorized by law.

522 From and after July 1, 2016, no state agency shall charge 523 another state agency a fee, assessment, rent or other charge for 524 services or resources received by authority of this section.

525 **SECTION 17.** Section 77-7-339, Mississippi Code of 1972, is 526 amended as follows:

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527 77-7-339. The **\* \*** reasonable and necessary expenses 528 of \* \* \* the administration of the duties imposed on the 529 commission by this chapter, shall be paid out of the special fund 530 in the State Treasury designated as the commission's regulation 531 fund, upon requisition and warrants in the same manner provided by 532 law for the disbursements of appropriations for the commission. 533 An itemized account shall be kept of all receipts and expenditures 534 and shall be reported to the Legislature by the commission.

535 From and after July 1, 2016, the expenses of this agency 536 shall be defrayed by appropriation from the State General Fund and 537 all user charges and fees authorized under this section shall be 538 deposited into the State General Fund as authorized by law.

539 From and after July 1, 2016, no state agency shall charge 540 another state agency a fee, assessment, rent or other charge for 541 services or resources received by authority of this section.

542 SECTION 18. Section 77-7-341, Mississippi Code of 1972, is 543 amended as follows:

544 77-7-341. For the purpose of administering **\* \* \*** the 545 provisions of this chapter, the commission **\* \* \*** is directed to 546 cooperate with and use the services of the **\* \* \*** <u>enforcement</u> 547 <u>officers and inspectors</u> of the **\* \* \*** <u>department</u>, and the 548 commission shall utilize the facilities and equipment of the 549 inspection stations maintained by the **\* \* \*** <u>division</u>. However, in 550 utilizing these personnel and facilities, the commission shall not

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551 interfere with or impede the performance by the personnel of the 552 duties and responsibilities otherwise assigned to them.

553 **SECTION 19.** Section 45-3-21, Mississippi Code of 1972, is 554 amended as follows:

555 45-3-21. (1) The powers and duties of the Highway Safety 556 Patrol shall be, in addition to all others prescribed by law, as 557 follows:

558 To enforce all of the traffic laws, rules and (a) 559 regulations of the State of Mississippi upon all highways of the 560 state highway system and the rights-of-way of such highways; 561 provided, however, that if any person commits an offense upon the 562 state highway system and be pursued by a member of the Highway 563 Safety Patrol, such patrol officer may pursue and apprehend such 564 offender upon any of the highways or public roads of this state, 565 or to any other place to which such offender may flee.

566 (b) To enforce all rules and regulations of the 567 commissioner promulgated pursuant to legal authority.

568 (c) When so directed by the Governor, to enforce any of 569 the laws of this state upon any of the highways or public roads 570 thereof.

(d) Upon the request of the **\* \*** <u>Department of</u> <u>Revenue</u>, and with the approval of the Governor, to enforce all of the provisions of law with reference to the registration, license and taxation of vehicles using the highways of this state, and relative to the sizes, weights and load limits of such vehicles,

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576 and to enforce the provisions of all other laws administered by 577 the \* \* \* Department of Revenue upon any of the highways or public 578 roads of this state; and for such purpose the Highway Safety 579 Patrol shall have the authority to collect and receive all taxes which may be due under any of such laws, and to report and remit 580 581 same to the **\* \* \*** Department of Revenue in the manner required by 582 law, or the rules and regulations of the **\* \* \*** Department of 583 Revenue.

(e) \* \* \* <u>Upon request of the Commercial Transportation</u> <u>Enforcement Division within the Department of Public Safety, and</u> <u>when so instructed by the commissioner</u>, to enforce \* \* \* the <u>Mississippi Motor Carrier Regulatory Law of 1938 and rules and</u> <u>regulations promulgated thereunder</u>.

(f) To arrest without warrant any person or persons committing or attempting to commit any misdemeanor, felony or breach of the peace within their presence or view, and to pursue and so arrest any person committing such an offense to and at any place in the State of Mississippi where he may go or be. Nothing herein shall be construed as granting the Mississippi Highway Safety Patrol general police powers.

(g) To aid and assist any law enforcement officer whose life or safety is in jeopardy. Additionally, officers of the Highway Safety Patrol may arrest without warrant any fugitive from justice who has escaped or who is using the highways of the state in an attempt to flee. With the approval of the commissioner or

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his designee, officers of the Highway Safety Patrol may assist other law enforcement agencies in manhunts for convicted felons who have escaped and/or for alleged felons where there is probable cause to believe that the person being sought committed the felony and a felony had actually been committed.

606 (h) To cooperate with the State Forest Service by607 reporting all forest fires.

608 Upon request of the sheriff or his designee, or (i) 609 board of supervisors of any county or the chief of police or mayor 610 of any municipality, and when so instructed by the commissioner or 611 his designee, to respond to calls for assistance in a law 612 enforcement incident; such request and action shall be noted and 613 clearly reflected on the radio logs of both the Mississippi 614 Highway Safety Patrol district substation and that of the 615 requesting agency, entered on the local NCIC terminal, if 616 available, and a request in writing shall follow within 617 forty-eight (48) hours. Additionally, the time of commencement and termination of the specific law enforcement incident shall be 618 619 clearly noted on the radio logs of both law enforcement agencies.

620 (2) The Legislature declares that the primary law
621 enforcement officer in any county in the State of Mississippi is
622 the duly qualified and elected sheriff thereof, but for the
623 purposes of this subsection there is hereby vested in the
624 Department of Public Safety, in addition to the powers hereinabove
625 mentioned and the other provisions of this section under the terms

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626 and limitations hereinafter mentioned and for the purpose of 627 insuring domestic tranquility and for the purpose of preventing or 628 suppressing, or both, crimes of violence, acts and conduct 629 calculated to, or which may, provoke or lead to violence and/or 630 incite riots, mobs, mob violence, a breach of the peace, and acts 631 of intimidation or terror, the powers and duties to include the 632 enforcement of all the laws of the State of Mississippi relating 633 to such purposes, to investigate any violation of the laws of the 634 State of Mississippi and to aid in the arrest and prosecution of 635 persons charged with violating the laws of the State of 636 Mississippi which relate to such purposes. Investigators of the 637 Bureau of Investigation of the Department of Public Safety shall have general police powers to enforce all the laws of the State of 638 639 Mississippi. All officers of the Department of Public Safety charged with the enforcement of the laws administered by that 640 641 agency, for the purposes herein set forth, shall have full power 642 to investigate, prevent, apprehend and arrest law violators anywhere in the state, and shall be vested with the power of 643 644 general police officers in the performance of their duties. The 645 officers of the Department of Public Safety are authorized and 646 empowered to carry and use firearms and other weapons deemed 647 necessary in the discharge of their duties as such and are also 648 empowered to serve warrants and subpoenas issued under the authority of the State of Mississippi. The Governor shall be 649 650 authorized to offer and pay suitable rewards to persons aiding in

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651 the investigation, apprehension and conviction of persons charged 652 with acts of violence, or threats of violence or intimidation or 653 acts of terrorism. The additional powers herein granted to or 654 vested in the Department of Public Safety or any of its officers 655 or employees by this section, excepting investigating powers, and 656 those powers of investigators who shall have general police power, 657 being the investigators in the Bureau of Investigation of the 658 Department of Public Safety, shall not be exercised by the Department of Public Safety, or any of its officers or employees, 659 except upon authority and direction of the Governor or Acting 660 661 Governor, by proclamation duly signed, in the following instances, 662 to wit:

663 When requested by the sheriff or board of (a) 664 supervisors of any county or the mayor of any municipality on the grounds that mob violence, crimes of violence, acts and conduct of 665 666 terrorism, riots or acts of intimidation, or either, calculated to 667 or which may provoke violence or incite riots, mobs, mob violence, violence, or lead to any breach of the peace, or either, and acts 668 669 of intimidation or terror are anticipated, and when such acts or 670 conduct in the opinion of the Governor or Acting Governor would 671 provoke violence or any of the foregoing acts or conduct set out 672 in this subsection, and the sheriff or mayor, as the case may be, 673 lacks adequate police force to prevent or suppress the same.

674 (b) Acting upon evidence submitted to him by the 675 Department of Public Safety, or other investigating agency

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676 authorized by the Governor or Acting Governor to make such 677 investigations, because of the failure or refusal of the sheriff 678 of any county or mayor of any municipality to take action or 679 employ such means at his disposal, to prevent or suppress the acts, conduct or offenses provided for in subsection (1) of this 680 681 section, the Governor or Acting Governor deems it necessary to 682 invoke the powers and authority vested in the Department of Public 683 Safety.

684 The Governor or Acting Governor is hereby (C) 685 authorized and empowered to issue his proclamation invoking the 686 powers and authority vested by this paragraph, as provided in 687 paragraphs (a) and (b) of this subsection, and when the Governor 688 or Acting Governor issues said proclamation in accordance 689 herewith, said proclamation shall become effective upon the signing thereof and shall continue in full force and effect for a 690 691 period of ninety (90) days, or for a shorter period if otherwise 692 ordered by the Governor or Acting Governor. At the signing of the proclamation by the Governor or Acting Governor, the Department of 693 694 Public Safety and its officers and employees shall thereupon be 695 authorized to exercise the additional power and authority vested 696 in them by this paragraph. The Governor and Acting Governor may 697 issue additional proclamations for periods of ninety (90) days 698 each under the authority of paragraphs (a) and (b) of this subsection (2). 699

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(3) All proclamations issued by the Governor or Acting
Governor shall be filed in the Office of the Secretary of State on
the next succeeding business day.

703 It is not the intention of this section to vest the wide (4) 704 powers and authority herein provided for, as general powers of the 705 Department of Public Safety, and the same are not hereby so 706 vested, but to limit these general powers to cases and incidents 707 wherein it is deemed necessary to prevent or suppress the offenses 708 and conditions herein mentioned in this and other subsections of 709 this section, and under the terms and conditions hereinabove 710 enumerated, it being the sense of the Legislature that the prime duties of the Department of Public Safety are to patrol the 711 712 highways of this state and enforce the highway safety laws.

(5) Patrol officers shall have no interest in any costs in the prosecution of any case through any court; nor shall any patrol officer receive any fee as a witness in any court held in this state, whether a state or federal court.

(6) Provided, however, that the general police power vested by virtue of the terms of subsection (2) of this section is solely for the purposes set out in said subsection.

720 SECTION 20. Section 27-19-89, Mississippi Code of 1972, is 721 amended as follows:

# [Through June 30, 2023, this section shall read as follows:] 27-19-89. (a) If any nonresident owner or operator or other nonresident person eligible for a temporary permit as provided in

21/HR26/SB2825A.J PAGE 28 (CAA/KW) 725 Section 27-19-79, who has not elected to register and pay the 726 annual privilege taxes prescribed, shall enter or go upon the 727 public highways of the state and shall fail or refuse to obtain 728 the permit required by Section 27-19-79, such person shall be 729 liable, for the first such offense, for the full amount of the 730 permit fee required, plus a penalty thereon of five hundred 731 percent (500%). For the second and all subsequent offenses, such 732 person who fails or refuses to obtain such permits shall be liable 733 for the pro rata part of the annual tax for the balance of the tag 734 year for the maximum legal gross weight of the vehicle plus a 735 penalty thereon of twenty-five percent (25%). Any weight in 736 excess of the maximum legal gross weight of the vehicle, or in 737 excess of the maximum highway weight limit, shall be penalized 738 according to subsection (c) of this section. In either case the 739 excess weight shall be removed by the operator before the vehicle 740 can be allowed to proceed. In order to constitute a "second or 741 subsequent offense" under the provisions hereof, it shall not be necessary that the same or identical vehicle be involved, it being 742 743 the declared purpose hereof to provide that such penalties shall 744 run against the owner or operator rather than against the 745 specified vehicle. It is further provided that, in order for such 746 owner or operator to become liable for the penalties herein 747 provided, it shall not be necessary to show that such owner or operator was guilty of willfulness, gross negligence or 748

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749 wantonness, but the offense shall be complete upon the failure or 750 refusal to obtain the required permit.

751 If any person who has registered his vehicle in (b) 752 Mississippi shall operate such vehicle upon the public highways, 753 having a gross weight greater than the licensed gross weight of 754 such vehicle, and shall fail or refuse to obtain a permit therefor 755 as required by Section 27-19-79, or if any person shall operate 756 any such registered vehicle upon the public highways in a higher 757 classification than that for which it is registered, and shall 758 fail or refuse to obtain a permit therefor as required by Section 759 27-19-79, then such person shall be liable for the pro rata part 760 of the annual tax for the balance of the tag year for the legal 761 gross weight of such vehicle and in the classification in which 762 same is being operated, plus a penalty thereon of twenty-five percent (25%), after having been given credit for the unexpired 763 764 part of the privilege tax paid, as provided in Section 27-19-75. 765 In order that such owner or operator shall become liable for the penalties herein provided, it shall not be necessary to show that 766 767 such owner or operator was guilty of willfulness, gross negligence 768 or wantonness, but the offense shall be complete upon the failure 769 or refusal to obtain the required permit.

(c) If any person shall operate upon a highway of this state a vehicle which has a greater vehicle gross weight than the maximum gross weight limit established by law for that highway and shall have failed to obtain an overload permit as required by

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774 Section 27-19-81, or if any person shall operate a vehicle with a 775 greater load on any axle or axle grouping than allowed by law, 776 then such person, owner or operator shall be assessed a penalty on 777 such axle load weight or vehicle gross weight as exceeds the legal 778 limit in accordance with the following schedule:

- 779 AMOUNT IN EXCESS OF
- 780 LEGAL HIGHWAY WEIGHT

781 LIMITS IN POUNDS PENALTY 782 1 to 999 \$10.00 minimum penalty 783 1,000 to 1,999 1¢ per pound in excess of legal limit 2,000 to 2,999 784 2¢ per pound in excess of legal limit 785 3,000 to 3,999 3¢ per pound in excess of legal limit 786 4,000 to 4,999 4¢ per pound in excess of legal limit 787 5,000 to 5,999 5¢ per pound in excess of legal limit 6,000 to 6,999 788 6¢ per pound in excess of legal limit 7,000 to 7,999 789 7¢ per pound in excess of legal limit 790 8,000 to 8,999 8¢ per pound in excess of legal limit 9,000 to 9,999 9¢ per pound in excess of legal limit 791 792 10,000 to 10,999 10¢ per pound in excess of legal limit 793 11,000 or more 11¢ per pound in excess of legal limit 794 Any vehicle in violation of the tolerance allowed pursuant to 795 Section 63-5-33(3) shall be fined pursuant to this subsection (c) 796 for all weight in excess of the legal highway gross weight limit 797 authorized for such vehicle or for all weight in excess of the

798 legal tandem axle load weight limit of forty thousand (40,000)

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799 pounds and the legal single axle load limit of twenty thousand 800 (20,000) pounds, whichever the case may be.

The penalty to be assessed for operations of a vehicle with a greater load on any axle or axle grouping than the legal axle load weight limits shall be one-half (1/2) the penalty for operation in excess of the legal gross weight limit.

In instances where both the legal highway gross weight limit and the legal axle load weight limit(s) are exceeded, the fine that shall be levied shall be either the penalty amount for the excess vehicle gross weight or the total of the penalty amounts of all overloaded axles, whichever is the larger amount.

Notwithstanding any other provisions of this section to the 810 811 contrary, the fine assessed against the holder of a harvest permit 812 for exceeding a gross vehicle weight of eighty-four thousand 813 (84,000) pounds, but not exceeding a gross vehicle weight of ninety-five thousand (95,000) pounds, shall be Five Cents (5¢) per 814 815 pound **\* \* \***. The fine for exceeding a gross vehicle weight of ninety-five thousand (95,000) pounds, but not exceeding a gross 816 817 vehicle weight of one hundred thousand (100,000) pounds, shall be 818 One Thousand Five Hundred Dollars (\$1,500.00). The fine for 819 exceeding a gross vehicle weight of one hundred thousand (100,000) 820 pounds shall be Two Thousand Five Hundred Dollars (\$2,500.00) for 821 a first offense and Three Thousand Five Hundred Dollars 822 (\$3,500.00) for a second offense. Any subsequent offense of

823 exceeding a gross vehicle weight of one hundred thousand (100,000)

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# 824 pounds may subject the permit holder to suspension of the harvest 825 permit for up to thirty (30) days.

826 Notwithstanding any other provision of this subsection (c) to 827 the contrary, upon an appeal to the Appeals Board of the 828 Mississippi Transportation Commission by an owner or operator of a 829 vehicle hauling without a harvest permit any of the products or 830 materials described in subsection (3) of Section 63-5-33 and upon 831 whom a penalty has been assessed under this subsection (c) for 832 exceeding the legal weight limit(s) on a highway having a legal weight limit of eighty thousand (80,000) pounds or less, the 833 834 appeals board shall reduce the penalty assessed against such 835 owner/operator to an amount not to exceed ten percent (10%) of the 836 amount which would otherwise be due without the reduction 837 authorized under this paragraph. A reduction shall not be 838 authorized under this paragraph if the gross weight of the vehicle 839 for which an owner/operator has been charged with a violation of 840 this section exceeds eighty-four thousand (84,000) pounds; and, in any event, no reduction shall be authorized under this paragraph 841 842 unless a penalty assessed under this section is appealed to the 843 appeals board and unless the board determines, based upon its 844 records, that such owner/operator has not been granted a penalty 845 reduction under this paragraph within a period of twelve (12) months immediately preceding the date of filing an appeal with the 846 board for a penalty reduction under this paragraph. 847

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848 (d) If any nonresident owner or operator who has not 849 registered his vehicle and paid the annual privilege taxes 850 prescribed shall operate his vehicle upon the highways of this 851 state when such vehicle has a greater gross weight than permitted by law for the highway traveled upon, and for which such excess 852 853 gross weight a permit was not or could not be procured from the 854 transportation department as required by Section 27-19-81, such 855 person shall be liable upon his second and all subsequent offenses 856 for the pro rata part of the annual tax for the balance of the tag 857 year for the legal gross weight of the vehicle, and in addition 858 thereto the penalty fee on the excess weight as specified in 859 subsection (c) of this section. In order that such owner or 860 operator shall become liable for the penalties herein provided, it 861 shall not be necessary that the same or identical vehicle be 862 involved, it being the declared purpose hereof to provide that 863 such penalties shall run against the owner or operator rather than 864 against the specific vehicle.

865 (e) All fines and penalties imposed and collected by the 866 Mississippi Department of Transportation for violations of the 867 maximum legal vehicle weight limits authorized on the highways of 868 this state shall be deposited into a special fund that is created 869 in the State Treasury. Monies in the fund shall be allocated and distributed quarterly, beginning September 30, 1994, to each 870 county of the state based on the amount of such fines and 871 872 penalties imposed and collected in the county during the

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immediately preceding three (3) months. Monies distributed to the counties under this subsection shall be deposited in each county's road and bridge fund and may be expended, upon approval of the board of supervisors, for any purpose for which county road and bridge fund monies lawfully may be expended.

## 878 [From and after July 1, 2023, this section shall read as 879 follows:]

880 27-19-89. (a) If any nonresident owner or operator or other 881 nonresident person eligible for a temporary permit as provided in Section 27-19-79, who has not elected to register and pay the 882 883 annual privilege taxes prescribed, shall enter or go upon the public highways of the state and shall fail or refuse to obtain 884 the permit required by Section 27-19-79, such person shall be 885 886 liable, for the first such offense, for the full amount of the 887 permit fee required, plus a penalty thereon of five hundred 888 percent (500%). For the second and all subsequent offenses, such 889 person who fails or refuses to obtain such permits shall be liable for the pro rata part of the annual tax for the balance of the tag 890 891 year for the maximum legal gross weight of the vehicle plus a 892 penalty thereon of twenty-five percent (25%). Any weight in 893 excess of the maximum legal gross weight of the vehicle, or in 894 excess of the maximum highway weight limit, shall be penalized according to subsection (c) of this section. In either case the 895 excess weight shall be removed by the operator before the vehicle 896 897 can be allowed to proceed. In order to constitute a "second or

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898 subsequent offense" under the provisions hereof, it shall not be 899 necessary that the same or identical vehicle be involved, it being 900 the declared purpose hereof to provide that such penalties shall 901 run against the owner or operator rather than against the 902 specified vehicle. It is further provided that, in order for such 903 owner or operator to become liable for the penalties herein 904 provided, it shall not be necessary to show that such owner or 905 operator was guilty of willfulness, gross negligence or 906 wantonness, but the offense shall be complete upon the failure or 907 refusal to obtain the required permit.

908 (b) If any person who has registered his vehicle in 909 Mississippi shall operate such vehicle upon the public highways, 910 having a gross weight greater than the licensed gross weight of 911 such vehicle, and shall fail or refuse to obtain a permit therefor as required by Section 27-19-79, or if any person shall operate 912 913 any such registered vehicle upon the public highways in a higher 914 classification than that for which it is registered, and shall fail or refuse to obtain a permit therefor as required by Section 915 916 27-19-79, then such person shall be liable for the pro rata part 917 of the annual tax for the balance of the tag year for the legal 918 gross weight of such vehicle and in the classification in which 919 same is being operated, plus a penalty thereon of twenty-five 920 percent (25%), after having been given credit for the unexpired 921 part of the privilege tax paid, as provided in Section 27-19-75. 922 In order that such owner or operator shall become liable for the

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923 penalties herein provided, it shall not be necessary to show that 924 such owner or operator was guilty of willfulness, gross negligence 925 or wantonness, but the offense shall be complete upon the failure 926 or refusal to obtain the required permit.

927 (C) If any person shall operate upon a highway of this state 928 a vehicle which has a greater vehicle gross weight than the 929 maximum gross weight limit established by law for that highway and 930 shall have failed to obtain an overload permit as required by 931 Section 27-19-81, or if any person shall operate a vehicle with a 932 greater load on any axle or axle grouping than allowed by law, 933 then such person, owner or operator shall be assessed a penalty on 934 such axle load weight or vehicle gross weight as exceeds the legal 935 limit in accordance with the following schedule:

936 AMOUNT IN EXCESS OF

937 LEGAL HIGHWAY WEIGHT

938	LIMITS IN POUNDS	PENALTY
939	1 to 999	\$10.00 minimum penalty
940	1,000 to 1,999	1¢ per pound in excess of legal limit
941	2,000 to 2,999	2¢ per pound in excess of legal limit
942	3,000 to 3,999	3¢ per pound in excess of legal limit
943	4,000 to 4,999	4¢ per pound in excess of legal limit
944	5,000 to 5,999	5¢ per pound in excess of legal limit
945	6,000 to 6,999	6¢ per pound in excess of legal limit
946	7,000 to 7,999	7¢ per pound in excess of legal limit
947	8,000 to 8,999	8¢ per pound in excess of legal limit

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9,000 to 9,999 948 9¢ per pound in excess of legal limit 949 10,000 to 10,999 10¢ per pound in excess of legal limit 950 11,000 or more 11¢ per pound in excess of legal limit 951 Any vehicle in violation of the tolerance allowed pursuant to 952 Section 63-5-33(3) shall be fined pursuant to this subsection (c) 953 for all weight in excess of the legal highway gross weight limit 954 authorized for such vehicle or for all weight in excess of the 955 legal tandem axle load weight limit of forty thousand (40,000) 956 pounds and the legal single axle load limit of twenty thousand 957 (20,000) pounds, whichever the case may be.

The penalty to be assessed for operations of a vehicle with a greater load on any axle or axle grouping than the legal axle load weight limits shall be one-half (1/2) the penalty for operation in excess of the legal gross weight limit.

In instances where both the legal highway gross weight limit and the legal axle load weight limit(s) are exceeded, the fine that shall be levied shall be either the penalty amount for the excess vehicle gross weight or the total of the penalty amounts of all overloaded axles, whichever is the larger amount.

967 Notwithstanding any other provisions of this section to the 968 contrary, the fine assessed against the holder of a harvest permit 969 for exceeding a gross vehicle weight of \* \* \* <u>eighty-eight</u> 970 <u>thousand (88,000)</u> pounds, but not exceeding a gross vehicle weight 971 of ninety thousand (90,000) pounds, shall be Five Cents (5¢) per 972 pound. The fine for exceeding a gross vehicle weight of ninety

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973 thousand (90,000) pounds, but not exceeding a gross vehicle weight 974 of one hundred thousand (100,000) pounds, shall be One Thousand 975 Five Hundred Dollars (\$1,500.00). The fine for exceeding a gross 976 vehicle weight of one hundred thousand (100,000) pounds shall be 977 Two Thousand Five Hundred Dollars (\$2,500.00) for a first offense and Three Thousand Five Hundred Dollars (\$3,500.00) for a second 978 979 offense. Any subsequent offense of exceeding a gross vehicle weight of one hundred thousand (100,000) pounds may subject the 980 981 permit holder to suspension of the harvest permit for up to thirty 982 (30) days.

983 Notwithstanding any other provision of this subsection (c) to 984 the contrary, upon an appeal to the Appeals Board of the 985 Mississippi Transportation Commission by an owner or operator of a 986 vehicle hauling without a harvest permit any of the products or materials described in subsection (3) of Section 63-5-33 and upon 987 988 whom a penalty has been assessed under this subsection (c) for 989 exceeding the legal weight limit(s) on a highway having a legal weight limit of eighty thousand (80,000) pounds or less, the 990 991 appeals board shall reduce the penalty assessed against such 992 owner/operator to an amount not to exceed ten percent (10%) of the 993 amount which would otherwise be due without the reduction 994 authorized under this paragraph. A reduction shall not be 995 authorized under this paragraph if the gross weight of the vehicle 996 for which an owner/operator has been charged with a violation of 997 this section exceeds \* \* \* eighty-eight thousand (88,000) pounds;

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998 and, in any event, no reduction shall be authorized under this 999 paragraph unless a penalty assessed under this section is appealed 1000 to the appeals board and unless the board determines, based upon 1001 its records, that such owner/operator has not been granted a 1002 penalty reduction under this paragraph within a period of twelve 1003 (12) months immediately preceding the date of filing an appeal 1004 with the board for a penalty reduction under this paragraph.

1005 If any nonresident owner or operator who has not (d) 1006 registered his vehicle and paid the annual privilege taxes 1007 prescribed shall operate his vehicle upon the highways of this 1008 state when such vehicle has a greater gross weight than permitted 1009 by law for the highway traveled upon, and for which such excess 1010 gross weight a permit was not or could not be procured from the transportation department as required by Section 27-19-81, such 1011 1012 person shall be liable upon his second and all subsequent offenses 1013 for the pro rata part of the annual tax for the balance of the tag 1014 year for the legal gross weight of the vehicle, and in addition 1015 thereto the penalty fee on the excess weight as specified in 1016 subsection (c) of this section. In order that such owner or 1017 operator shall become liable for the penalties herein provided, it 1018 shall not be necessary that the same or identical vehicle be 1019 involved, it being the declared purpose hereof to provide that 1020 such penalties shall run against the owner or operator rather than against the specific vehicle. 1021

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1022 (e) All fines and penalties imposed and collected by the 1023 Mississippi Department of Transportation for violations of the maximum legal vehicle weight limits authorized on the highways of 1024 1025 this state shall be deposited into a special fund that is created in the State Treasury. Monies in the fund shall be allocated and 1026 1027 distributed quarterly, beginning September 30, 1994, to each 1028 county of the state based on the amount of such fines and 1029 penalties imposed and collected in the county during the 1030 immediately preceding three (3) months. Monies distributed to the 1031 counties under this subsection shall be deposited in each county's 1032 road and bridge fund and may be expended, upon approval of the board of supervisors, for any purpose for which county road and 1033 1034 bridge fund monies lawfully may be expended.

1035 **SECTION 21.** Section 65-1-179, Mississippi Code of 1972, is 1036 amended as follows:

1037 [Through June 30, 2024, this section shall read as follows:] 1038 65-1-179. (1) There is created in the State Treasury a 1039 special fund to be known as the "Emergency Road and Bridge Repair 1040 Fund, " into which shall be deposited money appropriated by the 1041 Legislature or otherwise made available in any manner, and funds 1042 from any other source designated for deposit into such fund. 1043 Unexpended amounts remaining in the fund at the end of a fiscal 1044 year shall not lapse into the State General Fund and any interest earned or investment earnings on amounts in the fund shall be 1045 deposited into the fund. The expenditure of money deposited into 1046

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1047 the fund shall be under the direction of the Mississippi

1048 Department of Transportation, and such funds shall be paid by the 1049 Mississippi Department of Transportation upon warrants issued by 1050 the Department of Finance and Administration.

1051 (2)Money in the fund shall be utilized by the Mississippi 1052 Department of Transportation, with the advice of the Emergency 1053 Road and Bridge Repair Fund Advisory Board, to provide funding, in 1054 equal portions, for \* \* \*: (a) the repair, reconstruction and 1055 maintenance of the roads, streets and highways \* \* \* of this state 1056 and its counties and municipalities, and \* \* (b) the 1057 rehabilitation and replacement of bridges on the public roads, 1058 streets and highways \* \* \* of this state and its counties and 1059 municipalities, as determined by a unanimous vote of the 1060 Mississippi Transportation Commission. However, before the 1061 expenditure of money in the fund, the department shall promulgate 1062 rules and regulations as authorized in subsection (3) of this 1063 section.

1064 (3) (a) There is created the Emergency Road and Bridge 1065 Repair Fund Advisory Board which shall consist of the following 1066 members:

1067 (i) The President and Chief Executive Officer of 1068 the Mississippi Economic Council;

1069 (ii) The President and Chief Executive Officer of 1070 the Mississippi Manufacturers Association;

1071 (iii) The President of the Mississippi Farm Bureau 1072 Federation; 1073 (iv) The President of the Mississippi Poultry 1074 Association: 1075 (v) The President of the Mississippi Trucking 1076 Association; 1077 (vi) The Executive Director of the Mississippi 1078 Association of Supervisors; 1079 (vii) The Executive Director of the Mississippi 1080 Municipal League; 1081 The Executive Vice President of the (viii) 1082 Mississippi Cattlemen's Association; 1083 (ix) The Executive Director of the Mississippi 1084 Loggers Association; and The Executive Director of the American Council 1085  $(\mathbf{x})$ 1086 of Engineering Companies-Mississippi. 1087 The Governor shall appoint the chairman of the (b) board and the board shall elect such other officers as it 1088 1089 considers necessary from among its members. 1090 A majority of the members of the board shall (C) 1091 constitute a quorum for the conduct of meetings and all actions of the board shall be by a majority vote. No compensation, per diem 1092 1093 or mileage expense shall be provided to board members. 1094 The Governor's office shall provide any necessary (d) administrative support to the board. 1095

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1096 (e) The board shall meet at least quarterly to conduct 1097 business.

(f) The board shall provide nonbinding advice to the Department of Transportation regarding the expenditure of money in the Emergency Road and Bridge Repair Fund.

1101 (4) The Mississippi Department of Transportation shall have 1102 all powers necessary to implement and administer the program 1103 established under this section to maximize all potential sources 1104 of funding including state and federal, for projects covered by 1105 the program. Any available sources of funding may be combined to 1106 fund any project covered by the program. This includes state aid 1107 road funds and/or Local System Bridge Replacement and 1108 Rehabilitation Program funds, which may be used in conjunction with Emergency Road and Bridge Repair Fund monies within the 1109 1110 discretion of the State Aid Engineer. Under no circumstances, 1111 however, shall Emergency Road and Bridge Repair Fund monies be used to reimburse any amount that has been expended on the project 1112 1113 prior to the award of such monies to the recipient.

(5) When monies in the Emergency Road and Bridge Repair Fund are distributed for projects, such monies shall not be redeposited in the State Treasury, absent extraordinary circumstances where the recipient must return monies received under the program. This requirement is not intended to inhibit state agencies from receiving Emergency Road and Bridge Repair Fund monies for

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1120 appropriate projects or to curtail any proper transfer of monies
1121 to accomplish such a project.

(6) The department shall promulgate rules and regulations, in accordance with the Mississippi Administrative Procedures Law, necessary for the implementation of this section.

## 1125 [From and after July 1, 2024, this section shall read as 1126 follows:]

1127 65-1-179. (1)There is created in the State Treasury a 1128 special fund to be known as the "Emergency Road and Bridge Repair 1129 Fund," into which shall be deposited money appropriated by the 1130 Legislature or otherwise made available in any manner, and funds 1131 from any other source designated for deposit into such fund. 1132 Unexpended amounts remaining in the fund at the end of a fiscal year shall not lapse into the State General Fund and any interest 1133 11.34 earned or investment earnings on amounts in the fund shall be 1135 deposited into the fund. The expenditure of money deposited into 1136 the fund shall be under the direction of the Mississippi 1137 Department of Transportation, and such funds shall be paid by the 1138 Mississippi Department of Transportation upon warrants issued by 1139 the Department of Finance and Administration.

1140 (2) Money in the fund shall be utilized by the Mississippi 1141 Department of Transportation, with the advice of the Emergency 1142 Road and Bridge Repair Fund Advisory Board, to provide funding for 1143 emergency repairs to roads, streets and highways in this state and 1144 emergency bridge repairs on public roads, streets and highways in

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1146 Transportation Commission. However, before the expenditure of money in the fund, the department shall promulgate rules and 1147 regulations as authorized in subsection (3) of this section. 1148 1149 (3) There is created the Emergency Road and Bridge (a) 1150 Repair Fund Advisory Board which shall consist of the following 1151 members: The President and Chief Executive Officer of 1152 (i) 1153 the Mississippi Economic Council; The President and Chief Executive Officer of 1154 (ii) 1155 the Mississippi Manufacturers Association; 1156 (iii) The President of the Mississippi Farm Bureau 1157 Federation; 1158 (iv) The President of the Mississippi Poultry 1159 Association; 1160 (v) The President of the Mississippi Trucking 1161 Association; 1162 (vi) The Executive Director of the Mississippi 1163 Association of Supervisors; 1164 The Executive Director of the Mississippi (vii) 1165 Municipal League; 1166 The Executive Vice President of the (viii) 1167 Mississippi Cattlemen's Association; 1168 (ix) The Executive Director of the Mississippi Loggers Association; and 1169

this state, as determined by a unanimous vote of the Mississippi

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1170 (x) The Executive Director of the American Council 1171 of Engineering Companies-Mississippi.

(b) The Governor shall appoint the chairman of the board and the board shall elect such other officers as it considers necessary from among its members.

(c) A majority of the members of the board shall constitute a quorum for the conduct of meetings and all actions of the board shall be by a majority vote. No compensation, per diem or mileage expense shall be provided to board members.

1179 (d) The Governor's office shall provide any necessary 1180 administrative support to the board.

1181 (e) The board shall meet at least quarterly to conduct 1182 business.

(f) The board shall provide nonbinding advice to the Department of Transportation regarding the expenditure of money in the Emergency Road and Bridge Repair Fund.

1186 The Mississippi Department of Transportation shall have (4) 1187 all powers necessary to implement and administer the program 1188 established under this section to maximize all potential sources of funding including state and federal, for projects covered by 1189 1190 the program. Any available sources of funding may be combined to 1191 fund any project covered by the program. This includes state aid 1192 road funds and/or Local System Bridge Replacement and Rehabilitation Program funds, which may be used in conjunction 1193

1194 with Emergency Road and Bridge Repair Fund monies within the

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discretion of the State Aid Engineer. Under no circumstances, however, shall Emergency Road and Bridge Repair Fund monies be used to reimburse any amount that has been expended on the project prior to the award of such monies to the recipient.

1199 (5) When monies in the Emergency Road and Bridge Repair Fund 1200 are distributed for projects, such monies shall not be redeposited in the State Treasury, absent extraordinary circumstances where 1201 1202 the recipient must return monies received under the program. This 1203 requirement is not intended to inhibit state agencies from 1204 receiving Emergency Road and Bridge Repair Fund monies for 1205 appropriate projects or to curtail any proper transfer of monies 1206 to accomplish such a project.

1207 (6) The department shall promulgate rules and regulations,
1208 in accordance with the Mississippi Administrative Procedures Law,
1209 necessary for the implementation of this section.

1210 SECTION 22. Section 19-11-27, Mississippi Code of 1972, is 1211 amended as follows:

1212 19-11-27. No board of supervisors of any county shall expend 1213 from, or contract an obligation against, the budget estimates for 1214 road and bridge construction, maintenance and equipment, made and 1215 published by it during the last year of the term of office of such 1216 board, between the first day of October and the first day of the 1217 following January, a sum exceeding one-fourth (1/4) of such item of the budget made and published by it, except in cases of 1218 emergency. The clerk of any county is prohibited from issuing any 1219

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1220 warrant contrary to the provisions of this section. No board of 1221 supervisors nor any member thereof shall buy any machinery or 1222 equipment in the last six (6) months of their or his term unless 1223 or until he has been elected at the general election of that year. 1224 The provisions of this section shall not apply to (i) until 1225 January 1, 2020, projects of any type that receive monies from the 1226 Local System Bridge Replacement and Rehabilitation Program, the 1227 Emergency Road and Bridge Repair Fund, the 2018 Transportation and 1228 Infrastructure Improvement Fund or the Gulf Coast Restoration Fund 1229 and (ii) to expenditures during calendar year 2019 on deficient 1230 bridges in the State Aid Road System or the Local System Road 1231 Program that have a sufficiency rating of less than fifty (50) or 1232 to a contract, lease or lease-purchase contract executed pursuant 1233 to the bidding requirements in Section 31-7-13 and approved by a unanimous vote of the board. Such unanimous vote shall include a 1234 1235 statement indicating the board's proclamation that the award of 1236 the contract is essential to the efficiency and economy of the 1237 operation of the county government. On and after July 1, 2021, 1238 through June 30, 2024, the provisions of this section shall not 1239 apply to projects of any type that receive monies from the 1240 Emergency Road and Bridge Repair Fund.

1241 SECTION 23. Section 63-5-33, Mississippi Code of 1972, is 1242 amended as follows:

1243 63-5-33. (1) Subject to the limitations imposed on wheel 1244 and axle loads by Section 63-5-27, and to the further limitations

21/HR26/SB2825A.J PAGE 49 (CAA/KW) 1245 hereinafter specified, the total combined weight (vehicles plus 1246 load) on any group of axles of a vehicle or a combination of vehicles shall not exceed the value given in the following table 1247 (Table III) corresponding to the distance in feet between the 1248 1249 extreme axles of the group, measured longitudinally to the nearest 1250 foot, on those highways or parts of highways designated by the Mississippi Transportation Commission as being capable of carrying 1251 the maximum load limits and, in addition thereto, such other 1252 1253 highways or parts of highways found by the commission to be 1254 suitable to carry the maximum load limits from an engineering 1255 standpoint, and so designated as such by order of the commission 1256 entered upon its minutes and published once each week for three 1257 (3) consecutive weeks in a daily newspaper published in this state 1258 and having a general circulation therein. The maximum total 1259 combined weight carried on any group of two (2) or more 1260 consecutive axles shall be determined by the formula contained in 1261 the Federal Weight Law enacted January 4, 1975, as follows: W=500 1262 (LN/N-1+12N+36) where W=maximum weight in pounds carried on any 1263 group of two (2) or more axles computed to the nearest five 1264 hundred (500) pounds, L=distance in feet between the extremes of 1265 any group of two (2) or more consecutive axles, and N=number of 1266 axles in any group under consideration.

1267

#### TABLE III

- 1268 DISTANCE
- 1269 IN FEET

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1270	BETWEE	IN THE					
1271	EXTREM	IES OF					
1272	ANY GR	OUP					
1273	OF 2 C	R MORE					
1274	CONSEC	UTIVE	MAXIMU	IM LOAD IN	POUNDS CAP	RRIED ON AN	JY
1275	AXLES		GROUP	OF 2 OR M	IORE CONSEC	CUTIVE AXL	ES
1276		2 axles	3 axles	4 axles	5 axles	6 axles	7 axles
1277	4	34,000					
1278	5	34,000					
1279	6	34,000		Axle grou	ps in		
1280	7	34,000					
1281	8 and	l					
1282	less	34,000	34,000	these spa	cings		
1283	More						
1284	than						
1285	8	38,000	42,000				
1286	9	39,000	42,500				
1287	10	40,000	43,500	impractic	cal		
1288	11		44,000				
1289	12		45,000	50,000			
1290	13		45,500	50,500			
1291	14		46,500	51,500			
1292	15		47,000	52,000			
1293	16		48,000	52,500	58,000		
1294	17		48,500	53,500	58,500		

1295	18	49,500	54,000	59,000		
1296	19	50,000	54,500	60,000		
1297	20	51,000	55,500	60,500	66,000	
1298	21	51,500	56,000	61,000	66,500	
1299	22	52,500	56,500	61,500	67,000	
1300	23	53,000	57,500	62,500	68,000	
1301	24	54,000	58,000	63,000	68,500	74,000
1302	25	54,500	58,500	63,500	69,000	74 <b>,</b> 500
1303	26	55 <b>,</b> 500	59 <b>,</b> 500	64,000	69,500	75 <b>,</b> 000
1304	27	56,000	60,000	65,000	70,000	75 <b>,</b> 500
1305	28	57,000	60,500	65,500	71,000	76 <b>,</b> 500
1306	29	57 <b>,</b> 500	61,500	66,000	71,500	77,000
1307	30	58,500	62,000	66,500	72,000	77 <b>,</b> 500
1308	31	59,000	62,500	67,500	72,500	78,000
1309	32	60,000	63,500	68,000	73,000	78 <b>,</b> 500
1310	33		64,000	68,500	74,000	79,000
1311	34		64,500	69,000	74,500	80,000
1312	35		65,500	70,000	75,000	80,000
1313	36		66,000	70,500	75,500	80,000
1314	37		66,500	71,000	76,000	80,000
1315	38		67,500	71,500	77,000	80,000
1316	39		68,000	72,500	77,500	80,000
1317	40		68,500	73,000	78,000	80,000
1318	41		69 <b>,</b> 500	73,500	78,500	80,000
1319	42		70,000	74,000	79,000	80,000

1320	43	70,500	75,000	80,000	80,000
1321	44	71,500	75,500	80,000	80,000
1322	45	72,000	76,000	80,000	80,000
1323	46	72,500	76,500	80,000	80,000
1324	47	73,500	77,500	80,000	80,000
1325	48	74,000	78,000	80,000	80,000
1326	49	74,500	78,500	80,000	80,000
1327	50	75 <b>,</b> 500	79,000	80,000	80,000
1328	51	76,000	80,000	80,000	80,000
1329	52	76,500	80,000	80,000	80,000
1330	53	77,500	80,000	80,000	80,000
1331	54	78,000	80,000	80,000	80,000
1332	55	78,500	80,000	80,000	80,000
1333	56	79 <b>,</b> 500	80,000	80,000	80,000
1334	57	80,000	80,000	80,000	80,000

1335 (2) Moreover, in addition to the per axle weight limitations 1336 specified by Section 63-5-27, two (2) consecutive sets of tandem axles may carry a gross load of thirty-four thousand (34,000) 1337 1338 pounds each, providing that the overall distance between the first 1339 and last axles of such consecutive sets of tandem axles is 1340 thirty-six (36) feet or more, except that, until September 1, 1989, the axle distance for tank trailers, dump trailers and ocean 1341 transport container haulers may be thirty (30) feet or more. 1342 Such overall gross weight may not exceed eighty thousand (80,000) 1343 pounds, except as provided by this section. 1344

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1345 Notwithstanding the provisions of Section 63-5-27 and/or (3) 1346 Section 63-5-29 to the contrary, vehicles hauling products in the manner set forth in this subsection, whether or not such vehicles 1347 are operating with a harvest permit, shall be allowed a gross 1348 1349 weight of not to exceed forty thousand (40,000) pounds on any 1350 tandem. Vehicles operating without a harvest permit shall be 1351 allowed a tolerance not to exceed five percent (5%) above their 1352 authorized gross vehicle weight, tandem or axle weight; except that the maximum gross vehicle weight of any such vehicle shall 1353 not exceed eighty thousand (80,000) pounds plus a tolerance 1354 1355 thereon of not more than two percent (2%). Vehicles operating 1356 without a harvest permit loading at a point of origin having 1357 scales available for weighing the vehicle shall not be eligible 1358 for any tolerance over the gross weight limit of eighty thousand 1359 (80,000) pounds. Vehicles operating with a harvest permit shall 1360 be allowed a tolerance not to exceed ten percent (10%) above their authorized tandem or axle weight, but the maximum gross vehicle 1361 1362 weight of any such vehicle shall not exceed **\* \* \*** eighty-eight 1363 thousand (88,000) pounds. However, neither the increased weights 1364 in this subsection nor any tolerance shall be allowed on federal 1365 interstate highways or on other highways where a tolerance is 1366 specifically prohibited by the Transportation Commission, the 1367 county board of supervisors or the municipal governing authorities as provided for in Section 63-5-27. The tolerance allowed by this 1368 1369 subsection shall only apply to the operation of vehicles from the

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point of loading to the point of unloading for processing, and to the operation of vehicles hauling sand, gravel, woodchips, wood shavings, sawdust, fill dirt, and agricultural products, and products for recycling or materials for the construction or repair of highways. The range of such operation shall not exceed a radius of one hundred (100) miles except where the products are being transported for processing within this state.

1377 Notwithstanding the provisions of Section 63-5-27 and/or (4) Section 63-5-29 to the contrary, vehicles hauling prepackaged 1378 1379 products, unloaded at a state port or to be loaded at a state 1380 port, which are containerized in such a manner as to make 1381 subdivision thereof impractical shall be allowed a gross weight of 1382 not to exceed forty thousand (40,000) pounds on any tandem, and a tolerance not to exceed ten percent (10%) above their authorized 1383 1384 gross weight, tandem or axle weight; except that the maximum 1385 weight of any vehicle shall not exceed eighty thousand (80,000) 1386 pounds plus a tolerance thereon of not more than two percent (2%); 1387 however, neither the increased weights in this subsection nor any 1388 tolerance shall be allowed on federal interstate highways or on 1389 other highways where a tolerance is specifically prohibited by the 1390 Transportation Commission, the county board of supervisors or the 1391 municipal governing authorities as provided for in Section 1392 63-5-27.

1393 (5) (a) Vehicles for which a harvest permit has been issued 1394 pursuant to Section 27-19-81(4) shall be allowed a gross vehicle

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weight not to exceed \* \* \* <u>eighty-eight thousand (88,000)</u> pounds. However, the board of supervisors of any county and the governing authorities of any municipality may designate the roads, streets and highways under their respective jurisdiction on and along which vehicles for which a harvest permit has been issued may travel. This subsection shall not apply to the federal interstate system.

1402 Any owner or operator who has been issued a harvest (b) 1403 permit and who wishes to operate a vehicle on the roads, streets 1404 or highways under the jurisdiction of a county or municipality at 1405 a gross vehicle weight greater than the weight allowed by law or 1406 greater than the maximum weight established for such roads, 1407 streets or highways by the board of supervisors or municipal governing authorities, shall notify, in writing, the board of 1408 1409 supervisors or the governing authorities, as the case may be, 1410 before operating such vehicle on the roads, streets or highways of 1411 such county or municipality. In his notice, the permit holder shall identify the routes over which he intends to operate 1412 1413 vehicles for which the permit has been issued and the dates or 1414 time period during which he will be operating such vehicles. The 1415 board of supervisors or the governing authorities, as the case may be, shall have two (2) working days to respond in writing to the 1416 1417 permit holder to notify the permit holder of the routes on and along which the permit holder may operate vehicles for which a 1418 1419 harvest permit has been issued. Failure of the board of

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1420 supervisors or the governing authorities timely to notify the 1421 permit holder and to designate the routes on and along which the 1422 permit holder may operate shall be considered as authorizing the 1423 permit holder to operate on any of the roads, streets or highways 1424 of the county or municipality in accordance with the authority 1425 granted to the permit holder by the harvest permit.

1426 (c) Any time a timber deed is filed with the chancery 1427 clerk, the grantee, at that time, may make a written request of the board of supervisors of the county or the governing 1428 authorities of the municipality, as the case may be, for the 1429 1430 purpose of providing to the grantee, within three (3) working days 1431 of the filing of the request, a designated and approved route over 1432 the roads, streets or highways under the jurisdiction of the county or city, as the case may be, that the grantee may travel 1433 1434 for the purpose of transporting harvested timber. Upon providing 1435 such route designation, the county or city, as the case may be, 1436 shall also provide to the grantee a map designating the approved 1437 route. An approved route designation provided to a grantee under 1438 the provisions of this paragraph shall be valid for a period of 1439 six (6) months from its date of issue. The permit authorized to 1440 be issued under paragraph (b) of this subsection shall not be required for any person who obtains a permit issued under this 1441 1442 paragraph.

1443 (d) This subsection (5) shall stand repealed from and 1444 after July 1, 2022.

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(6) Nothing in this section or subsections (1) through (4) of Section 63-5-27 shall be construed to deny the operation of any vehicle or combination of vehicles that could be lawfully operated upon the interstate highway system of this state on January 4, 1449 1975.

1450 (7) (a) Notwithstanding any provisions of Section 63-5-27 1451 to the contrary, a vehicle that is operated by an engine fueled 1452 primarily by compressed or liquefied natural gas may exceed the 1453 gross vehicle weight limits by an amount, not to exceed a maximum 1454 of two thousand (2,000) pounds, that is equal to the difference 1455 between the weight of the vehicle attributable to the natural gas 1456 tank and fueling system carried by the vehicle and the weight of a 1457 comparable diesel tank and fueling system.

(b) The weight exception provided in this subsection
shall apply to all interstate highways per the exemption expressly
permitted by 23 USC Section 127.

1461 **SECTION 24.** Section 65-1-46, Mississippi Code of 1972, is 1462 amended as follows:

1463 65-1-46. (1) There is created an Appeals Board of the 1464 Mississippi Transportation Commission. If any person feels 1465 aggrieved by a penalty for excess weight assessed against him by 1466 an agent or employee of the Mississippi Department of 1467 Transportation pursuant to Section 27-19-89, he may apply to the 1468 appeals board.

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1469 (2) The members serving on the appeals board on April 7, 1470 1995, shall continue to serve until July 1, 1995. On July 1, 1995, the appeals board shall be reconstituted to be composed of 1471 five (5) qualified people. The initial appointments to the 1472 1473 reconstituted board shall be made no later than June 30, 1995, for 1474 terms to begin July 1, 1995, as follows: One (1) member shall be appointed by the Governor for a term ending on June 30, 1996, one 1475 1476 (1) member shall be appointed by the Lieutenant Governor for a 1477 term ending on June 30, 1997, one (1) member shall be appointed by 1478 the Attorney General for a term ending on June 30, 1998, one (1) 1479 member shall be appointed by the Chairman of the State Tax Commission for a term ending on June 30, 1999, and one (1) member 1480 1481 shall be appointed by the Executive Director of the Mississippi 1482 Department of Transportation for a term ending on June 30, 2000. 1483 After the expiration of the initial terms of the members of the 1484 reconstituted board, all subsequent appointments shall be made for 1485 terms of four (4) years from the expiration date of the previous 1486 term. Any member serving on the appeals board before July 1, 1487 1995, may be reappointed to the reconstituted appeals board. 1488 Appointments to the board shall be with the advice and consent of 1489 the Senate; however, the advice and consent of the Senate shall 1490 not be required for the appointment of a person to the 1491 reconstituted appeals board for a term beginning on July 1, 1995, 1492 if such person was serving as a member of the appeals board on

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1493 June 30, 1995, and such person received the advice and consent of 1494 the Senate for that appointment.

There shall be a chairman and vice chairman of the board 1495 (3) who shall be elected by and from the membership of the board. Any 1496 1497 member who fails to attend three (3) consecutive regular meetings 1498 of the board shall be subject to removal by a majority vote of the 1499 board. A majority of the members of the board shall constitute a 1500 The chairman, or a majority of the members of the board, quorum. 1501 may call meetings as may be required for the proper discharge of 1502 the board's duties. Members of the board, except a member who is 1503 an officer or employee of the Mississippi Department of 1504 Transportation, shall receive per diem in the amount authorized by 1505 Section 25-3-69, for each day spent in the actual discharge of 1506 their duties and shall be reimbursed for mileage and actual 1507 expenses incurred in the performance of their duties in accordance 1508 with the provisions of Section 25-3-41.

1509 Application shall be made by petition in writing, within 1510 thirty (30) days after assessment of the penalty, for a hearing 1511 and a review of the amount of the assessment. At the hearing the 1512 appeals board shall try the issues presented according to the law 1513 and the facts and within guidelines set by the Transportation 1514 Commission. Upon due consideration of all the facts relating to 1515 the assessment of the penalty, the appeals board, except as otherwise provided under this section or under Section 27-19-89, 1516 1517 may require payment of the full amount of the assessment, may

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1518 reduce the amount of the assessment or may dismiss imposition of 1519 the penalty entirely. The appeals board shall dismiss in its entirety the imposition of any penalty imposed against the holder 1520 1521 of a harvest permit if the permittee proves to the appeals board, 1522 by clear and convincing evidence, that the average load 1523 transported by the permittee during the permittee's last five (5) haul days immediately preceding the day upon which the penalty 1524 1525 appealed from was assessed did not exceed eighty thousand (80,000) 1526 The appeals board shall reduce the penalty assessed pounds. 1527 against the holder of a harvest permit to a maximum of Two Cents 1528 (2¢) per pound of overweight if the permittee proves to the 1529 appeals board, by clear and convincing evidence, that the average 1530 load transported by the permittee during the permittee's last five (5) haul days immediately preceding the day upon which the penalty 1531 1532 appealed from was assessed exceeded seventy-nine thousand nine 1533 hundred ninety-nine (79,999) pounds but did not exceed \* \* \* 1534 eighty-eight thousand (88,000) pounds. The board shall make such 1535 orders in the matter as appear to it just and lawful and shall 1536 furnish copies thereof to the petitioner. If the appeals board orders the payment of the penalty, the petitioner shall pay the 1537 1538 penalty, damages and interest, if any, within ten (10) days after 1539 the order is issued unless there is an application for appeal from 1540 the decision of the board as provided in the succeeding paragraph. 1541 Interest shall accrue on the penalty at the rate of one percent

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1542 (1%) per month, or part of a month, beginning immediately after 1543 the expiration of the ten-day period.

1544 If any person feels aggrieved by the decision of the appeals 1545 board, he may appeal the decision to the Chancery Court of the 1546 First Judicial District of Hinds County.

1547 SECTION 25. Section 2 of this act shall be codified in Title 1548 77, Chapter 7, Mississippi Code of 1972.

1549 <u>SECTION 26.</u> Not later than June 30, 2021, the Commissioner 1550 of Public Safety shall establish an alternative state 1551 identification card that shall operate in every respect like the 1552 state identification cards issued under Section 45-35-7, except 1553 that this card shall not require proof of domicile for the purpose 1554 of making a state identification card available for persons who do 1555 not have a domicile to list.

1556 SECTION 27. Sections 1 through 23, and Section 27, of this 1557 act shall take effect and be in force from and after July 1, 2021, 1558 and shall stand repealed on June 29, 2021. Sections 24 and 25 of 1559 this act shall take effect and be in force from and after July 1, 1560 2023, and shall stand repealed on June 29, 2023. Section 26 of 1561 this act shall take effect and be in force from and after its 1562 passage.

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

1 AN ACT TO CREATE THE MISSISSIPPI TRANSPORTATION 2 INFRASTRUCTURE INVESTMENT ACT OF 2021; TO TRANSFER, ON JULY 1,

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3 2021, LAW ENFORCEMENT PERSONNEL AND LAW ENFORCEMENT DUTIES OF THE 4 MISSISSIPPI TRANSPORTATION COMMISSION AND MISSISSIPPI DEPARTMENT 5 OF TRANSPORTATION RELATED TO THE MOTOR CARRIER REGULATORY LAW OF 6 1938 TO THE COMMERCIAL TRANSPORTATION ENFORCEMENT DIVISION WITHIN 7 THE DEPARTMENT OF PUBLIC SAFETY; TO CREATE THE DPS MOTOR CARRIER 8 ENFORCEMENT FUND AS A SPECIAL FUND IN THE STATE TREASURY TO DEFRAY 9 EXPENSES FOR OFFICERS' SALARIES AND OTHER COSTS TO IMPLEMENT AND 10 ENFORCE THIS ACT; TO AMEND SECTIONS 77-7-7, 77-7-11, 77-7-13, 77-7-15, 77-7-16, 77-7-17, 77-7-21, 77-7-127, 77-7-311, 77-7-331, 77-7-333, 77-7-335, 77-7-337, 77-7-339, 77-7-341 AND 45-3-21, 11 12 13 MISSISSIPPI CODE OF 1972, TO CONFORM; TO AMEND SECTION 27-19-89, 14 MISSISSIPPI CODE OF 1972, TO ADJUST THE PENALTIES FOR HARVEST PERMIT HOLDERS FOR WEIGHT LIMIT VIOLATIONS; TO PROVIDE THAT THE 15 16 FINE FOR EXCEEDING A GROSS VEHICLE WEIGHT OF 95,000 POUNDS, BUT 17 NOT EXCEEDING A GROSS VEHICLE WEIGHT OF 100,000 POUNDS, SHALL BE 18 \$1,500.00; TO PROVIDE THAT THE FINE FOR EXCEEDING A GROSS VEHICLE 19 WEIGHT OF 100,000 POUNDS SHALL BE \$2,500.00 FOR A FIRST OFFENSE 20 AND \$3,500.00 FOR A SECOND OFFENSE; TO PROVIDE THAT ANY SUBSEQUENT 21 OFFENSE OF EXCEEDING A GROSS VEHICLE WEIGHT OF 100,000 POUNDS MAY 22 SUBJECT THE PERMIT HOLDER TO SUSPENSION OF THE HARVEST PERMIT FOR 23 UP TO 30 DAYS; TO CONFORM TO AN INCREASE IN THE WEIGHT LIMIT FOR 24 HARVEST PERMITS, BEGINNING JULY 1, 2023, FROM 84,000 POUNDS TO 25 88,000 POUNDS; TO AMEND SECTION 65-1-179, MISSISSIPPI CODE OF 26 1972, TO SPECIFY THAT MONIES IN THE EMERGENCY ROAD AND BRIDGE 27 REPAIR FUND SHALL BE USED TO PROVIDE FUNDING, IN EQUAL PORTIONS, 28 FOR THE REPAIR, RECONSTRUCTION AND MAINTENANCE OF STATE, COUNTY 29 AND MUNICIPAL ROADS, STREETS AND HIGHWAYS, AND FOR THE 30 REHABILITATION AND REPLACEMENT OF STATE, COUNTY AND MUNICIPAL 31 BRIDGES; TO PROVIDE A THREE-YEAR REVERTER FOR THE AMENDMENTS TO 32 THIS SECTION; TO AMEND SECTION 19-11-27, MISSISSIPPI CODE OF 1972, 33 TO EXEMPT, FROM JULY 1, 2021, THROUGH JUNE 30, 2024, PROJECTS 34 RECEIVING MONIES FROM THE EMERGENCY ROAD AND BRIDGE REPAIR FUND 35 FROM LIMITATIONS ON CERTAIN EXPENDITURES FOR THE LAST YEAR OF THE 36 TERM OF A COUNTY BOARD OF SUPERVISORS; TO AMEND SECTIONS 63-5-33 37 AND 65-1-46, MISSISSIPPI CODE OF 1972, TO INCREASE THE WEIGHT 38 LIMIT FOR HARVEST PERMITS, BEGINNING JULY 1, 2023, FROM 84,000 39 POUNDS TO 88,000 POUNDS; TO CREATE A NEW SECTION OF LAW TO REQUIRE 40 THE COMMISSIONER OF PUBLIC SAFETY TO ESTABLISH AN ALTERNATIVE 41 STATE IDENTIFICATION CARD THAT DOES NOT REQUIRE PROOF OF DOMICILE, 42 FOR THE PURPOSE OF MAKING A STATE IDENTIFICATION CARD AVAILABLE 43 FOR PERSONS WHO DO NOT HAVE A DOMICILE TO LIST; AND FOR RELATED 44 PURPOSES.