Pending COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1157

BY: Committee

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

- 11 **SECTION 1.** As used in this act:
- 12 (a) "Golf cart" means a motor vehicle that is
- 13 designated and manufactured for operation on a golf course for
- 14 sporting or recreational purposes, is not capable of exceeding
- 15 speeds of twenty (20) miles per hour, and is equipped with safety
- 16 equipment as required under 49 CFR Section 571.500.
- 17 (b) "Low-speed vehicle" means any four-wheeled electric
- 18 or gasoline-powered vehicle that has a top speed greater than
- 19 twenty (20) miles per hour but less than twenty-five (25) miles



- 20 per hour and is equipped with safety equipment as required under
- 21 49 CFR Section 571.500.
- 22 **SECTION 2.** (1) The governing authorities of a municipality
- 23 may, in their discretion, authorize the operation of golf carts
- 24 and low-speed vehicles only on public roads and streets as
- 25 designated by ordinance, within the corporate limits of the
- 26 municipality.
- 27 (2) Golf carts and low-speed vehicles may be operated on
- 28 public roads and streets upon which bicycles are authorized by law
- 29 to be operated. Golf carts and low-speed vehicles may not be
- 30 operated on state highways or federal highways that are not
- 31 interstate highways except for the crossing of these streets, in
- 32 which case the shortest traveling distance to do so shall be
- 33 required. Drivers are required to operate golf carts and
- 34 low-speed vehicles only in the outside lane of multilane streets
- 35 and roads, where applicable.
- 36 (3) Any person operating a golf cart or low-speed vehicle on
- 37 the public roads and streets under this act must have in his or
- 38 her possession a valid driver's license or temporary driver's
- 39 permit and proof of financial responsibility as required under
- 40 Section 63-15-1 et seq.
- 41 **SECTION 3.** (1) Every golf cart and low-speed vehicle to be
- 42 operated, as authorized under this act, on a public road or street
- 43 shall be required to be registered with the city. Upon payment of
- 44 a reasonable fee that may be charged by the city to cover the

- 45 costs of administration, presentation of proof of financial
- 46 responsibility and presentation of a valid driver's license or
- 47 temporary driver's permit, the owner of the golf cart or low-speed
- 48 vehicle shall be issued a registration decal by the county or
- 49 municipal tax collector that must be displayed on the left rear
- 50 fender of the vehicle. The registration shall remain valid for as
- 51 long as the registering owner owns the golf cart or low-speed
- 52 vehicle. The city shall provide the registrant with a map of the
- 53 areas where golf carts or low-speed vehicles may be operated at
- 54 the time of registration. The operator shall be required to have
- 55 proof of financial responsibility and a valid driver's license in
- 56 his or her possession at all times while operating the golf cart
- 57 or low-speed vehicle on public roads and streets of the state.
- 58 (2) The registration fee imposed under subsection (1) of
- 59 this section shall be retained by the municipal clerk and
- 60 deposited into the municipal general fund.
- 61 **SECTION 4.** Section 27-19-3, Mississippi Code of 1972, is
- 62 amended as follows:
- 63 27-19-3. (a) The following words and phrases when used in
- 64 this article for the purpose of this article have the meanings
- 65 respectively ascribed to them in this section, except in those
- 66 instances where the context clearly describes and indicates a
- 67 different meaning:
- (1) "Vehicle" means every device in, upon or by which
- 69 any person or property is or may be transported or drawn upon a

- 70 public highway, except devices moved by muscular power or used
- 71 exclusively upon stationary rails or tracks.
- 72 (2) "Commercial vehicle" means every vehicle used or
- 73 operated upon the public roads, highways or bridges in connection
- 74 with any business function.
- 75 (3) "Motor vehicle" means every vehicle as defined in
- 76 this section which is self-propelled, including trackless street
- 77 or trolley cars. The term "motor vehicle" shall not include
- 78 electric personal assistive mobility devices as defined in Section
- 79 63-3-103, or golf carts or low-speed vehicles as defined in
- 80 Section 1 of this act.
- 81 (4) "Tractor" means every vehicle designed, constructed
- 82 or used for drawing other vehicles.
- 83 (5) "Motorcycle" means every vehicle designed to travel
- 84 on not more than three (3) wheels in contact with the ground,
- 85 except vehicles included within the term "tractor" as herein
- 86 classified and defined.
- 87 (6) "Truck tractor" means every motor vehicle designed
- 88 and used for drawing other vehicles and so constructed as to carry
- 89 a load other than a part of the weight of the vehicle and load so
- 90 drawn and has a gross vehicle weight (GVW) in excess of ten
- 91 thousand (10,000) pounds.
- 92 (7) "Trailer" means every vehicle without motive power,
- 93 designed to carry property or passengers wholly on its structure
- 94 and which is drawn by a motor vehicle.

- 95 (8) "Semitrailer" means every vehicle (of the trailer
- 96 type) so designed and used in conjunction with a truck tractor.
- 97 (9) "Foreign vehicle" means every motor vehicle,
- 98 trailer or semitrailer, which shall be brought into the state
- 99 otherwise than by or through a manufacturer or dealer for resale
- 100 and which has not been registered in this state.
- 101 (10) "Pneumatic tires" means all tires inflated with
- 102 compressed air.
- 103 (11) "Solid rubber tires" means every tire made of
- 104 rubber other than pneumatic tires.
- 105 (12) "Solid tires" means all tires, the surface of
- 106 which in contact with the highway is wholly or partly of metal or
- 107 other hard, nonresilient material.
- 108 (13) "Person" means every natural person, firm,
- 109 copartnership, corporation, joint-stock or other association or
- 110 organization.
- 111 (14) "Owner" means a person who holds the legal title
- 112 of a vehicle or in the event a vehicle is the subject of an
- 113 agreement for the conditional sale, lease or transfer of the
- 114 possession, the person with the right of purchase upon performance
- of conditions stated in the agreement, and with an immediate right
- of possession vested in the conditional vendee, lessee, possessor
- or in the event such or similar transaction is had by means of a
- 118 mortgage, and the mortgagor of a vehicle is entitled to
- 119 possession, then such conditional vendee, lessee, possessor or

- mortgagor shall be deemed the owner for the purposes of this article.
- 122 (15) "School bus" means every motor vehicle engaged
- 123 solely in transporting school children or school children and
- 124 teachers to and from schools; however, such vehicles may transport
- 125 passengers on weekends and legal holidays and during summer months
- 126 between the terms of school for compensation when the
- 127 transportation of passengers is over a route of which not more
- 128 than fifty percent (50%) traverses the route of a common carrier
- 129 of passengers by motor vehicle and when no passengers are picked
- 130 up on the route of any such carrier.
- 131 (16) "Dealer" means every person engaged regularly in
- 132 the business of buying, selling or exchanging motor vehicles,
- 133 trailers, semitrailers, trucks, tractors or other character of
- 134 commercial or industrial motor vehicles in this state, and having
- 135 an established place of business in this state.
- 136 (17) "Highway" means and includes every way or place of
- 137 whatever nature, including public roads, streets and alleys of
- 138 this state generally open to the use of the public or to be opened
- 139 or reopened to the use of the public for the purpose of vehicular
- 140 travel, and notwithstanding that the same may be temporarily
- 141 closed for the purpose of construction, reconstruction,
- 142 maintenance or repair.
- 143 (18) "State Tax Commission," "commission" or
- 144 "department" means the Commissioner of Revenue of the Department

of Revenue of this state, acting directly or through his duly authorized officers, agents, representatives and employees.

who or which undertakes, whether directly or by a lease or any other arrangement, to transport passengers or property or any class or classes of property for the general public in interstate or intrastate commerce on the public highways of this state by motor vehicles for compensation, whether over regular or irregular routes. The term "common carrier by motor vehicle" shall not include passenger buses operating within the corporate limits of a municipality in this state or not exceeding five (5) miles beyond the corporate limits of the municipality, and hearses, ambulances, and school buses as such. In addition, this definition shall not include taxicabs.

person who or which under the special and individual contract or agreements, and whether directly or by a lease or any other arrangement, transports passengers or property in interstate or intrastate commerce on the public highways of this state by motor vehicle for compensation. The term "contract carrier by motor vehicle" shall not include passenger buses operating wholly within the corporate limits of a municipality in this state or not exceeding five (5) miles beyond the corporate limits of the municipality, and hearses, ambulances, and school buses as such. In addition, this definition shall not include taxicabs.

- 170 (21)"Private commercial and noncommercial carrier of 171 property by motor vehicle" means any person not included in the 172 terms "common carrier by motor vehicle" or "contract carrier by motor vehicle," who or which transports in interstate or 173 174 intrastate commerce on the public highways of this state by motor 175 vehicle, property of which such person is the owner, lessee, or 176 bailee, other than for hire. The term "private commercial and 177 noncommercial carrier of private property by motor vehicle" shall not include passenger buses operated wholly within the corporate 178 179 limits of a municipality of this state, or not exceeding five (5) 180 miles beyond the corporate limits of the municipality, and hearses, ambulances, and school buses as such. In addition, this 181 182 definition shall not include taxicabs.
- Haulers of fertilizer shall be classified as private commercial carriers of property by motor vehicle.
- 185 "Private carrier of passengers" means all other 186 passenger motor vehicle carriers not included in the above definitions. The term "private carrier of passengers" shall not 187 188 include passenger buses operating wholly within the corporate 189 limits of a municipality in this state, or not exceeding five (5) 190 miles beyond the corporate limits of the municipality, and 191 hearses, ambulances, and school buses as such. In addition, this 192 definition shall not include taxicabs.
- 193 (23) "Operator" means any person, partnership,
 194 joint-stock company or corporation operating on the public



- highways of the state one or more motor vehicles as the beneficial owner or lessee.
- 197 (24) "Driver" means the person actually driving or 198 operating such motor vehicle at any given time.
- 199 (25) "Private carrier of property" means any person 200 transporting property on the highways of this state as defined 201 below:
- (***<u>i</u>) Any person, or any employee of such person, transporting farm products, farm supplies, materials and/or equipment used in the growing or production of his own agricultural products in his own truck.
- 206 (* * * \underline{ii}) Any person transporting his own fish, 207 including shellfish, in his own truck.
- 208 (***<u>iii</u>) Any person, or any employee of such 209 person, transporting unprocessed forest products, or timber 210 harvesting equipment wherein ownership remains the same, in his
- 212 (26) "Taxicab" means any passenger motor vehicle for 213 hire with a seating capacity not greater than ten (10) passengers. 214 For purposes of this paragraph (26), seating capacity shall be
- determined according to the manufacturer's suggested seating
 capacity for a vehicle. If there is no manufacturer's suggested
 seating capacity for a vehicle, the seating capacity for the
 vehicle shall be determined according to regulations established
- 219 by the Department of Revenue.

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own truck.

- 220 (27)"Passenger coach" means any passenger motor 221 vehicle with a seating capacity greater than ten (10) passengers, 222 operating wholly within the corporate limits of a municipality of 223 this state or within five (5) miles of the corporate limits of the 224 municipality, or motor vehicles substituted for abandoned electric 225 railway systems in or between municipalities. For purposes of 226 this paragraph (27), seating capacity shall be determined 227 according to the manufacturer's suggested seating capacity for a 228 vehicle. If there is no manufacturer's suggested seating capacity 229 for a vehicle, the seating capacity for the vehicle shall be 230 determined according to regulations established by the Department
- 232 (28) "Empty weight" means the actual weight of a 233 vehicle including fixtures and equipment necessary for the 234 transportation of load hauled or to be hauled.
- 235 (29) "Gross weight" means the empty weight of the 236 vehicle, as defined herein, plus any load being transported or to 237 be transported.
- 238 (30) "Ambulance and hearse" shall have the meaning 239 generally ascribed to them. A hearse or funeral coach shall be 240 classified as a light carrier of property, as defined in Section 241 27-51-101.
- 242 (31) "Regular seats" means each seat ordinarily and 243 customarily used by one (1) passenger, including all temporary, 244 emergency, and collapsible seats. Where any seats are not



of Revenue.

- distinguished or separated by separate cushions and backs, a seat
 shall be counted for each eighteen (18) inches of space on such
 seats or major fraction thereof. In the case of a regular
 passenger-type automobile which is used as a common or contract
 carrier of passengers, three (3) seats shall be counted for the
 rear seat of such automobile and one (1) seat shall be counted for
 the front seat of such automobile.
- 252 (32) "Ton" means two thousand (2,000) pounds 253 avoirdupois.
- "Bus" means any passenger vehicle with a seating 254 (33)255 capacity of more than ten (10) but shall not include "private 256 carrier of passengers" and "school bus" as defined in paragraphs (15) and (22) of this section. For purposes of this paragraph 257 258 (33), seating capacity shall be determined according to the 259 manufacturer's suggested seating capacity for a vehicle. If there 260 is no manufacturer's suggested seating capacity for a vehicle, the 261 seating capacity for the vehicle shall be determined according to regulations established by the Department of Revenue. 262
 - (200) or more marked private carriers of passengers or light carriers of property, as defined in Section 27-51-101, trailers, semitrailers, or motor vehicles in excess of ten thousand (10,000) pounds gross vehicle weight, except for those vehicles registered for interstate travel, owned or leased on a long-term basis by a corporation or other legal entity. In order to be considered

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- 270 marked, the motor vehicle must have a name, trademark or logo
- 271 located either on the sides or the rear of the vehicle in sharp
- 272 contrast to the background, and of a size, shape and color that is
- 273 legible during daylight hours from a distance of fifty (50) feet.
- 274 (35) "Individual fleet" means a group of five (5) or
- 275 more private carriers of passengers or light carriers of property,
- 276 as defined in Section 27-51-101, owned or leased by the same
- 277 person and principally garaged in the same county.
- 278 (36) "Trailer fleet" means a group of fifty (50) or
- 279 more utility trailers each with a gross vehicle weight of six
- thousand (6,000) pounds or less.
- 281 (b) (1) No lease shall be recognized under the provisions
- 282 of this article unless it shall be in writing and shall fully
- 283 define a bona fide relationship of lessor and lessee, signed by
- 284 both parties, dated and be in the possession of the driver of the
- 285 leased vehicle at all times.
- 286 (2) Leased vehicles shall be considered as domiciled at
- 287 the place in the State of Mississippi from which they operate in
- 288 interstate or intrastate commerce, and for the purposes of this
- 289 article shall be considered as owned by the lessee, who shall
- 290 furnish all insurance on the vehicles and the driver of the
- 291 vehicles shall be considered as an agent of the lessee for all
- 292 purposes of this article.
- SECTION 5. Section 27-51-5, Mississippi Code of 1972, is
- 294 amended as follows:



- 295 27-51-5. The subject words and terms of this section, for 296 the purpose of this chapter, shall have meanings as follows:
- "Motor vehicle" means any device and attachments 298 supported by one or more wheels which is propelled or drawn by any 299 power other than muscular power over the highways, streets or 300 alleys of this state. The term "motor vehicle" shall not include 301 electric personal assistive mobility devices as defined in Section 302 63-3-103, or golf carts or low-speed vehicles as defined in 303 Section 1 of this act. However, mobile homes which are detached 304 from any self-propelled vehicles and parked on land in the state 305 are hereby expressly exempt from the motor vehicle ad valorem 306 taxes, but house trailers which are actually in transit and which 307 are not parked for more than an overnight stop are not exempted.
 - "Public highway" means and includes every way or place of whatever nature, including public roads, streets and alleys of this state generally open to the use of the public or to be opened or reopened to the use of the public for the purpose of vehicular travel, notwithstanding that the same may be temporarily closed for the purpose of construction, reconstruction, maintenance, or repair.
- 315 "Administrator of the road and bridge privilege tax 316 law" means the official authorized by law to administer the road 317 and bridge privilege tax law of this state.
- SECTION 6. Section 63-17-155, Mississippi Code of 1972, is 318 amended as follows: 319



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- 320 63-17-155. As used in Sections 63-17-151 through 63-17-165, 321 the following terms shall have the following meanings:
- 322 (a) "Collateral charges" means those additional charges
 323 to a consumer which are not directly attributable to the
 324 manufacturer's suggested retail price label for the motor vehicle.
 325 Collateral charges shall include, but not be limited to, dealer
 326 preparation charges, undercoating charges, transportation charges,
 327 towing charges, replacement car rental costs and title charges.
- 328 (b) "Comparable motor vehicle" means an identical or 329 reasonably equivalent motor vehicle.
- 330 (c) "Consumer" means the purchaser, other than for
 331 purposes of resale, of a motor vehicle, primarily used for
 332 personal, family, or household purposes, and any person to whom
 333 such motor vehicle is transferred for the same purposes during the
 334 duration of an express warranty applicable to such motor vehicle,
 335 and any other person entitled by the terms of such warranty to
 336 enforce the obligations of the warranty.
- "Express warranty" means any written affirmation of 337 (d) 338 fact or promise made in connection with the sale of a motor vehicle by a supplier to a consumer which relates to the nature of 339 340 the material or workmanship and affirms or promises that such 341 material or workmanship is defect-free or will meet a specified level of performance over a specified period of time. For the 342 purposes of Section 63-17-151 et seq., express warranties do not 343 include implied warranties. 344

345	1	(e)	"Manufactur	er"	means	a	manufacturer	or	distributor
346	as defined	in	Section 63-1	7-5	5.				

- 347 "Motor vehicle" means a vehicle propelled by power (f) 348 other than muscular power which is sold in this state, is operated 349 over the public streets and highways of this state and is used as 350 a means of transporting persons or property, but shall not include 351 vehicles run only upon tracks, off-road vehicles, motorcycles, 352 mopeds, electric personal assistive mobility devices as defined in Section 63-3-103, or golf carts or low-speed vehicles as defined 353 354 in Section 1 of this act, or parts and components of a motor home 355 which were added on and/or assembled by the manufacturer of the motor home. "Motor vehicle" shall include demonstrators or 356 357 lease-purchase vehicles as long as a manufacturer's warranty was 358 issued as a condition of sale.
- 359 (g) "Purchase price" means the price which the consumer 360 paid to the manufacturer to purchase the motor vehicle in a cash 361 sale or, if the motor vehicle is purchased in a retail installment 362 transaction, the cash sale price as defined in Section 63-19-3.
- 363 **SECTION 7.** This act shall take effect and be in force from 364 and after its passage.

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

⁴ MUNICIPALITY; TO REQUIRE INDIVIDUALS OPERATING A GOLF CART OR



AN ACT TO AUTHORIZE THE GOVERNING AUTHORITIES OF

² MUNICIPALITIES TO ALLOW THE OPERATION OF GOLF CARTS AND LOW-SPEED

³ VEHICLES ON CERTAIN PUBLIC ROADS AND STREETS WITHIN THE

- 5 LOW-SPEED VEHICLE TO HAVE A VALID DRIVER'S LICENSE OR TEMPORARY
- 6 DRIVER'S PERMIT AND PROOF OF FINANCIAL RESPONSIBILITY; TO REQUIRE
- 7 CERTAIN REGISTRATION OF GOLF CARTS AND LOW-SPEED VEHICLES; TO
- 8 AMEND SECTIONS 27-19-3, 27-51-5 AND 63-17-155, MISSISSIPPI CODE OF
- 9 1972, IN CONFORMITY THERETO; AND FOR RELATED PURPOSES.