To: Finance

By: Senator(s) DeLano

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SENATE BILL NO. 2751

AN ACT TO AMEND SECTIONS 27-19-56.480 AND 27-19-44, 1 2 MISSISSIPPI CODE OF 1972, TO EXEMPT THE MARTY WILSON FOUNDATION 3 ONE GULF ONE GOAL FROM THE REQUIREMENTS OF SUBMITTING PROOF SATISFACTORY TO THE DEPARTMENT OF REVENUE THAT AT LEAST 300 5 DISTINCTIVE LICENSE TAGS WILL BE PURCHASED, AND OF DEPOSITING WITH 6 THE DEPARTMENT AN AMOUNT NECESSARY TO PURCHASE 300 DISTINCTIVE 7 LICENSE TAGS, WITHIN THREE YEARS OF THE AUTHORIZATION OF THE TAGS; 8 AND FOR RELATED PURPOSES. 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** Section 27-19-56.480, Mississippi Code of 1972, 10 is amended as follows: 11 12 27-19-56.480. (1) Beginning with any registration year commencing on or after July 1, 2020, any owner of a motor vehicle 13 14 who is a resident of this state, upon payment of the road and bridge privilege taxes, ad valorem taxes and registration fees as 15 16 prescribed by law for private carriers of passengers, pickup trucks and other noncommercial motor vehicles, and upon payment of 17 an additional fee in the amount provided in subsection (3) of this 18 19 section, shall be issued a distinctive license tag for any motor 20 vehicle registered in his name identifying such person as a 21 supporter of the Marty Wilson Foundation One Gulf One Goal. S. B. No. 2751 ~ OFFICIAL ~ G1/2

- 22 distinctive license tags so issued shall be of such color and
- 23 design as the Department of Revenue, with the advice of the Marty
- 24 Wilson Foundation One Gulf One Goal, may prescribe and shall
- 25 consist of such letters or numbers, or both, as may be necessary
- 26 to distinguish each license tag.
- 27 (2) Application for the distinctive license tags authorized
- 28 by this section shall be made to the county tax collector on forms
- 29 prescribed by the Department of Revenue. The application and the
- 30 additional fee imposed under subsection (3) of this section, less
- 31 Two Dollars (\$2.00) thereof to be retained by the tax collector,
- 32 shall be remitted to the Department of Revenue on a monthly basis
- 33 as prescribed by the department. The portion of the additional
- 34 fee retained by the tax collector shall be deposited into the
- 35 county general fund.
- 36 (3) Any person applying for a distinctive license tag under
- 37 this section shall pay an additional fee in the amount of Thirty
- 38 Dollars (\$30.00) for each distinctive license tag applied for
- 39 under this section, which shall be in addition to all other taxes
- 40 and fees. The additional fee paid shall be for a period of time
- 41 to run concurrently with the vehicle's established license tag
- 42 year. The additional fee is due and payable at the time the
- 43 original application is made for a distinctive license tag under
- 44 this section and thereafter annually at the time of renewal
- 45 registration as long as the owner retains the distinctive license

- 46 tag. If the owner does not wish to retain the distinctive license
- 47 tag, he must surrender it to the local county tax collector.
- 48 (4) The Department of Revenue shall deposit all fees into
- 49 the State Treasury on the day collected. At the end of each
- 50 month, the Department of Revenue shall certify to the State
- 51 Treasurer the total fees collected under this section from the
- 52 issuance of the distinctive license tags issued under this
- 53 section. The State Treasurer shall distribute such collections as
- 54 follows:
- 55 (a) Twenty-four Dollars (\$24.00) of each additional fee
- 56 collected on distinctive license tags issued pursuant to this
- 57 section shall be distributed to the Marty Wilson Foundation One
- 58 Gulf One Goal for use in its cobia release program.
- 59 (b) One Dollar (\$1.00) of each additional fee collected
- on distinctive license tags issued pursuant to this section shall
- 61 be deposited into the Mississippi Burn Care Fund created pursuant
- 62 to Section 7-9-70.
- 63 (c) Two Dollars (\$2.00) of each additional fee
- 64 collected on distinctive license tags issued pursuant to this
- 65 section shall be deposited to the credit of the State Highway Fund
- 66 to be expended solely for the repair, maintenance, construction or
- 67 reconstruction of highways.
- 68 (d) One Dollar (\$1.00) of each additional fee collected
- 69 on distinctive license tags issued pursuant to this section shall

- 70 be deposited to the credit of the special fund created in Section
- 71 27-19-44.2.
- 72 (5) A regular license tag must be properly displayed as
- 73 required by law until replaced by a distinctive license tag under
- 74 this section. The regular license tag must be surrendered to the
- 75 tax collector upon issuance of the distinctive license tag under
- 76 this section. The tax collector shall issue up to two (2) license
- 77 decals for each distinctive license tag issued under this section,
- 78 which will expire the same month and year as the regular license
- 79 tag.
- 80 (6) In the case of loss or theft of a distinctive license
- 81 tag issued under this section, the owner may make application and
- 82 affidavit for a replacement distinctive license tag as provided by
- 83 Section 27-19-37. The fee for a replacement distinctive license
- 84 tag shall be Ten Dollars (\$10.00). The tax collector receiving
- 85 such application and affidavit shall be entitled to retain and
- 86 deposit into the county general fund five percent (5%) of the fee
- 87 for such replacement license tag and the remainder shall be
- 88 distributed in the same manner as funds from the sale of regular
- 89 distinctive license tags issued under this section.

- 90 * * *
- 91 **SECTION 2.** Section 27-19-44, Mississippi Code of 1972, is
- 92 amended as follows:
- 93 27-19-44. (1) For any distinctive license tag or plate
- 94 authorized by the Legislature from and after July 1, 2000, through

95 June 30, 2002, or authorized by Sections 27-19-56.37 and 96 27-19-56.55, the requirements of this subsection must be met 97 before the Department of Revenue may prepare or issue any such license tag or plate. The organization or other entity for which 98 99 the Legislature authorized the distinctive license tag or plate 100 must submit proof satisfactory to the Department of Revenue that 101 at least one hundred (100) of such license tags or plates will be 102 purchased and must deposit with the department an amount necessary 103 to purchase one hundred (100) of such license tags or plates. 104 organization or other entity for which the Legislature authorized 105 the distinctive license tag or plate must satisfy the requirements 106 of this subsection (1) within two (2) years after the effective 107 date of the law authorizing the license tag or plate in order to 108 permit the license tag or plate to be prepared and issued.

(2) Except as otherwise provided in subsection (1) of this section, for any distinctive license tag or plate authorized by the Legislature from and after July 1, 2002, through June 30, 2007, the requirements of this subsection must be met before the Department of Revenue may prepare or issue any such license tag or plate. The organization or other entity for which the Legislature authorized the distinctive license tag or plate must submit proof satisfactory to the Department of Revenue that at least two hundred (200) of such license tags or plates will be purchased and must deposit with the department an amount necessary to purchase two hundred (200) of such license tags or plates. The

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- organization or other entity for which the Legislature authorized the distinctive license tag or plate must satisfy the requirements of this subsection (2) within three (3) years after the effective date of the law authorizing the license tag or plate in order to permit the license tag or plate to be prepared and issued.
- (3) Except as otherwise provided in this section, Section

 27-19-56.56, Section 27-19-56.59, Section 27-19-56.94, Section

 27-19-56.7 or Section 27-19-56.85, for any distinctive license tag

 or plate authorized or reauthorized by the Legislature from and

 after July 1, 2007, the following requirements must be met before

 the Department of Revenue may prepare or issue any such license

 tag or plate:
 - (a) The organization or other entity for which the Legislature authorized the distinctive license tag or plate must submit proof satisfactory to the Department of Revenue that at least three hundred (300) of such license tags or plates will be purchased and must deposit with the department an amount necessary to purchase three hundred (300) of such license tags or plates.
 - (b) The organization or other entity for which the Legislature authorized the distinctive license tag or plate must satisfy the requirements of paragraph (a) of this subsection (3) within three (3) years after the effective date of the law authorizing the license tag or plate in order to permit the license tag or plate to be prepared and issued. This paragraph

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- 144 (b) shall not apply to distinctive tags or plates issued under 145 Section 27-19-56.154.
- 146 (4) Any distinctive license tag authorized under Sections
- 147 27-19-56.186, 27-19-56.203 and 27-19-56.315 must meet the
- 148 requirements of this subsection before the Department of Revenue
- 149 may prepare or issue any such license tag or plate. The
- 150 organization or other entity for which the Legislature authorized
- 151 the distinctive license tag or plate must submit proof
- 152 satisfactory to the Department of Revenue that at least one
- 153 hundred (100) of such license tags or plates will be purchased and
- 154 must deposit with the department an amount necessary to purchase
- 155 one hundred (100) of such license tags or plates. The
- 156 organization or other entity for which the Legislature authorized
- 157 the distinctive license tag or plate must satisfy the requirements
- 158 of this subsection (4) within three (3) years after the effective
- 159 date of the law authorizing the license tag or plate in order to
- 160 permit the license tag or plate to be prepared and issued.
- 161 (5) The distinctive license tags authorized under Section
- 162 27-19-56.108 must meet the requirements of this subsection before
- 163 the Department of Revenue may prepare or issue any such license
- 164 tag or plate. The organization or other entity for which the
- 165 Legislature authorized the distinctive license tag or plate must
- 166 submit proof satisfactory to the Department of Revenue that at
- 167 least two hundred (200) of such license tags or plates will be

- 168 purchased and must deposit with the department an amount necessary 169 to purchase two hundred (200) of such license tags or plates.
- 170 If the organization or other entity for which the Legislature authorized the distinctive license tag or plate meets 171 the requirements of subsection (1), (2), (3), (4) or (5) of this 172 173 section, the Department of Revenue shall prepare and issue the 174 distinctive license tag or plate.
- The Department of Revenue shall review the number of 175 176 distinctive or special license tags or plates issued pursuant to 177 this chapter during the period for the license tag or plate 178 series. If the number of any distinctive or special license tag 179 or plate issued pursuant to this chapter falls below one hundred 180 (100) in the last year of the license tag or plate series, the 181 distinctive or special license tag or plate shall be discontinued 182 at the end of the period for the license tag or plate series.
 - If a distinctive or special license tag or plate is discontinued under subsection (7) of this section, the organization or other entity for which the license tag or plate was discontinued may prepare a distinctive or special license tag or plate decal. The distinctive or special license tag or plate decal shall be of such size, color and design as may be agreed upon by the organization or other entity and the Department of Revenue. However, the Department of Revenue shall have final approval of the size, color and design of the decal. distinctive or special license tag or plate decals shall be

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- 193 prepared and sold by the organization or other entity, and the
- 194 proceeds derived from the sale of such decals shall be retained by
- 195 the organization or other entity for any use deemed appropriate by
- 196 the organization or other entity.
- 197 (9) The provisions of this section shall not apply to
- 198 distinctive or special license tags or plates:
- 199 (a) Which are issued under Section 27-19-45, 27-19-46,
- 200 27-19-47.1, 27-19-47.2, 27-19-48, 27-19-49, 27-19-53, 27-19-55,
- 201 27-19-56, 27-19-56.1, 27-19-56.2, 27-19-56.3, 27-19-56.5,
- 202 27-19-56.6, 27-19-56.9, 27-19-56.11, 27-19-56.12, 27-19-56.13,
- 203 27-19-56.40, 27-19-56.62, 27-19-56.69, 27-19-56.79, 27-19-56.90,
- 204 27-19-56.125, 27-19-56.127, 27-19-56.137, 27-19-56.140,
- 205 27-19-56.162, 27-19-56.187, 27-19-56.199, 27-19-56.205,
- 206 27-19-56.239, 27-19-56.292, 27-19-56.318, 27-19-56.379,
- 207 27-19-56.425, 27-19-56.466, 27-19-56.480, 27-19-56.489,
- 208 27-19-56.522 or 27-19-56.524; or
- (b) For which no additional fee is required to be paid.
- 210 **SECTION 3.** This act shall take effect and be in force from
- 211 and after its passage.