Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2508

BY: Committee

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

- **SECTION 1.** (1) A personal delivery device must: 8 (a) Yield to all other traffic, including pedestrians; 9 Refrain from transporting hazardous materials 10 regulated under the Hazardous Materials Transportation Act, 49 USC 11 Section 5103, that are required to be placarded under 49 CFR Part 12 172, Subpart F; and 13 (C) Be equipped with: 14 A marker clearly stating the name and contact (i)
- 15 information of the owner and a unique identification number;



- 16 (ii) A braking system enabling the device to come
- 17 to a controlled stop; and
- 18 (iii) If operated between sunset and sunrise,
- 19 lighting on both the front and rear which is visible in clear
- 20 weather from at least five hundred (500) feet.
- 21 (2) A personal delivery device may be operated in a
- 22 pedestrian area at speeds of no more than ten (10) miles per hour.
- 23 For purposes of this section, a pedestrian area is a sidewalk,
- 24 crosswalk, school crossing zone or safety zone.
- 25 (3) Personal delivery devices and personal delivery device
- 26 operators are not subject to requirements or laws applicable to
- 27 motor vehicles.
- 28 (4) Personal delivery devices may be prohibited by local
- 29 resolutions or ordinances if the local government determines that
- 30 the prohibition is necessary, in the interest of public safety.
- 31 This section does not affect the authority of a local government's
- 32 law enforcement officers to enforce the laws of this state
- 33 relating to the operation of a personal delivery device.
- 34 (5) A personal delivery device operator must maintain an
- 35 insurance policy that includes general liability coverage of not
- 36 less than One Hundred Thousand Dollars (\$100,000.00) for damages
- 37 arising from the combined operations of personal delivery devices
- 38 under a personal delivery device operator's control.
- 39 **SECTION 2.** Section 17-17-403, Mississippi Code of 1972, is
- 40 amended as follows:



- 41 17-17-403. The following words and phrases shall have the
- 42 meanings ascribed in this section unless the context clearly
- 43 indicates otherwise:
- 44 (a) "Commission" means the Commission on Environmental
- 45 Quality.
- 46 (b) "Collection contractor" means a person approved by
- 47 the department and used by a county, municipality or multicounty
- 48 agency to operate a household hazardous waste collection and
- 49 management program.
- 50 (c) "Department" means the Department of Environmental
- 51 Quality.
- 52 (d) "Household hazardous waste" means any waste that
- 53 would be considered hazardous under the Solid Wastes Disposal Law
- of 1974, Section 17-17-1 et seq., Mississippi Code of 1972, or any
- 55 rules and regulations promulgated thereto, but for the fact that
- 56 it is produced in quantities smaller than those regulated under
- 57 that law or regulations and is generated by persons not otherwise
- 58 covered by that law or regulations.
- (e) "Motor vehicle" means an automobile, motorcycle,
- 60 truck, trailer, semitrailer, truck tractor and semitrailer
- 61 combination, farm equipment or any other vehicle operated on the
- 62 roads of this state, used to transport persons or property, and
- 63 propelled by power other than muscular power, but does not include
- 64 traction engines, road rollers, earth movers, graders, loaders and
- 65 other similar construction equipment requiring oversized tires,



- 66 any vehicles which run only upon a track, bicycles, electric
- 67 bicycles, personal delivery devices or mopeds. For purposes of
- 68 this article, "farm equipment" means any vehicle which uses tires
- 69 having the following designations: I-1, I-2, I-3, R-1, R-2, R-3,
- 70 F-1, F-2 and Farm Highway Service.
- 71 (f) "Small business" means any commercial establishment
- 72 not regulated under the Resource Conservation and Recovery Act of
- 73 1976 (Public Law 94-580, 42 USCS 6901 et seq.), as amended or
- 74 regulations promulgated thereto.
- 75 (g) "Small quantity waste tire generator" means any
- 76 private individual generating twenty-five (25) or fewer waste
- 77 tires annually, or a tire retail outlet, automotive mechanic shop
- 78 or other commercial or governmental entity that generates ten (10)
- 79 or fewer waste tires per week.
- 80 (h) "Tire" means a continuous solid or pneumatic rubber
- 81 covering encircling the wheel of a motor vehicle.
- 82 (i) "Waste tire" means a whole tire that is no longer
- 83 suitable for its original intended purpose because of wear, damage
- 84 or defect.
- (j) "Waste tire hauler" means any person engaged in the
- 86 collection and/or transportation of fifty (50) or more waste tires
- 87 for the purpose of storage, processing or disposal or any person
- 88 transporting waste tires for compensation.
- (k) "Waste tire processing facility" means a site where
- 90 tires are reduced in volume by shredding, cutting, chipping or



- 91 otherwise altered to facilitate recycling, resource recovery or
- 92 disposal. The term includes mobile waste tire processing
- 93 equipment. Commercial enterprises processing waste tires shall
- 94 not be considered solid waste management facilities.
- 95 (1) "Waste tire collection site" means a site used for
- 96 the storage of one hundred (100) or more waste tires.
- 97 **SECTION 3.** Section 21-37-3, Mississippi Code of 1972, is
- 98 amended as follows:
- 99 21-37-3. (1) Except as otherwise provided in subsection (2)
- 100 of this section, the governing authorities of municipalities shall
- 101 have the power to exercise full jurisdiction in the matter of
- 102 streets, sidewalks, sewers, and parks; to open and lay out and
- 103 construct the same; and to repair, maintain, pave, sprinkle,
- 104 adorn, and light the same.
- 105 (2) Section 63-3-208 shall govern the use of electric
- 106 personal assistive mobility devices (as defined in Section
- 107 63-3-103) on streets and sidewalks. Section 63-3-1315 shall
- 108 govern the use of electric bicycles, as defined in Section
- 109 63-3-103, on streets, sidewalks and bicycle or multi-use paths.
- 110 Section 1 of this act shall govern the use of personal delivery
- 111 devices, as defined in Section 63-3-103, on sidewalks and other
- 112 pedestrian areas.
- SECTION 4. Section 27-19-3, Mississippi Code of 1972, is
- 114 amended as follows:



- 115 27-19-3. (a) The following words and phrases when used in
- 116 this article for the purpose of this article have the meanings
- 117 respectively ascribed to them in this section, except in those
- 118 instances where the context clearly describes and indicates a
- 119 different meaning:
- 120 (1) "Vehicle" means every device in, upon or by which
- 121 any person or property is or may be transported or drawn upon a
- 122 public highway, except devices moved by muscular power or used
- 123 exclusively upon stationary rails or tracks.
- 124 (2) "Commercial vehicle" means every vehicle used or
- 125 operated upon the public roads, highways or bridges in connection
- 126 with any business function.
- 127 (3) "Motor vehicle" means every vehicle as defined in
- 128 this section which is self-propelled, including trackless street
- 129 or trolley cars. The term "motor vehicle" shall not include
- 130 electric bicycles, personal delivery devices or electric personal
- 131 assistive mobility devices as defined in Section 63-3-103, or golf
- 132 carts or low-speed vehicles as defined in Section 63-32-1.
- 133 (4) "Tractor" means every vehicle designed, constructed
- 134 or used for drawing other vehicles.
- 135 (5) "Motorcycle" means every vehicle designed to travel
- 136 on not more than three (3) wheels in contact with the ground,
- 137 except electric bicycles, personal delivery devices and vehicles
- 138 included within the term "tractor" as herein classified and
- 139 defined.



- 140 (6) "Truck tractor" means every motor vehicle designed
- 141 and used for drawing other vehicles and so constructed as to carry
- 142 a load other than a part of the weight of the vehicle and load so
- 143 drawn and has a gross vehicle weight (GVW) in excess of ten
- 144 thousand (10,000) pounds.
- 145 (7) "Trailer" means every vehicle without motive power,
- 146 designed to carry property or passengers wholly on its structure
- 147 and which is drawn by a motor vehicle.
- 148 (8) "Semitrailer" means every vehicle (of the trailer
- 149 type) so designed and used in conjunction with a truck tractor.
- 150 (9) "Foreign vehicle" means every motor vehicle,
- 151 trailer or semitrailer, which shall be brought into the state
- 152 otherwise than by or through a manufacturer or dealer for resale
- 153 and which has not been registered in this state.
- 154 (10) "Pneumatic tires" means all tires inflated with
- 155 compressed air.
- 156 (11) "Solid rubber tires" means every tire made of
- 157 rubber other than pneumatic tires.
- 158 (12) "Solid tires" means all tires, the surface of
- 159 which in contact with the highway is wholly or partly of metal or
- 160 other hard, nonresilient material.
- 161 (13) "Person" means every natural person, firm,
- 162 copartnership, corporation, joint-stock or other association or
- 163 organization.



164	(14) "Owner" means a person who holds the legal title
165	of a vehicle or in the event a vehicle is the subject of an
166	agreement for the conditional sale, lease or transfer of the
167	possession, the person with the right of purchase upon performance
168	of conditions stated in the agreement, and with an immediate right
169	of possession vested in the conditional vendee, lessee, possessor
170	or in the event such or similar transaction is had by means of a
171	mortgage, and the mortgagor of a vehicle is entitled to
172	possession, then such conditional vendee, lessee, possessor or
173	mortgagor shall be deemed the owner for the purposes of this
174	article.

- 175 (15)"School bus" means every motor vehicle engaged 176 solely in transporting school children or school children and 177 teachers to and from schools; however, such vehicles may transport 178 passengers on weekends and legal holidays and during summer months 179 between the terms of school for compensation when the 180 transportation of passengers is over a route of which not more 181 than fifty percent (50%) traverses the route of a common carrier 182 of passengers by motor vehicle and when no passengers are picked 183 up on the route of any such carrier.
- 184 (16) "Dealer" means every person engaged regularly in 185 the business of buying, selling or exchanging motor vehicles, 186 trailers, semitrailers, trucks, tractors or other character of 187 commercial or industrial motor vehicles in this state, and having 188 an established place of business in this state.



- 189 (17) "Highway" means and includes every way or place of
 190 whatever nature, including public roads, streets and alleys of
 191 this state generally open to the use of the public or to be opened
 192 or reopened to the use of the public for the purpose of vehicular
 193 travel, and notwithstanding that the same may be temporarily
 194 closed for the purpose of construction, reconstruction,
 195 maintenance or repair.
- 196 (18) "State Tax Commission," "commission" or

 197 "department" means the Commissioner of Revenue of the Department

 198 of Revenue of this state, acting directly or through his duly

 199 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.
- 212 (20) "Contract carrier by motor vehicle" means any
 213 person who or which under the special and individual contract or



215 arrangement, transports passengers or property in interstate or 216 intrastate commerce on the public highways of this state by motor 217 vehicle for compensation. The term "contract carrier by motor 218 vehicle" shall not include passenger buses operating wholly within 219 the corporate limits of a municipality in this state or not 220 exceeding five (5) miles beyond the corporate limits of the 221 municipality, and hearses, ambulances, and school buses as such. 222 In addition, this definition shall not include taxicabs. 223 "Private commercial and noncommercial carrier of (21)224 property by motor vehicle" means any person not included in the 225 terms "common carrier by motor vehicle" or "contract carrier by motor vehicle," who or which transports in interstate or 226 227 intrastate commerce on the public highways of this state by motor 228 vehicle, property of which such person is the owner, lessee, or 229 bailee, other than for hire. The term "private commercial and 230 noncommercial carrier of private property by motor vehicle" shall 231 not include passenger buses operated wholly within the corporate 232 limits of a municipality of this state, or not exceeding five (5) 233 miles beyond the corporate limits of the municipality, and 234 hearses, ambulances, and school buses as such. In addition, this 235 definition shall not include taxicabs. 236 Haulers of fertilizer shall be classified as private 237 commercial carriers of property by motor vehicle.

agreements, and whether directly or by a lease or any other



- 238 (22) "Private carrier of passengers" means all other
- 239 passenger motor vehicle carriers not included in the above
- 240 definitions. The term "private carrier of passengers" shall not
- 241 include passenger buses operating wholly within the corporate
- 242 limits of a municipality in this state, or not exceeding five (5)
- 243 miles beyond the corporate limits of the municipality, and
- 244 hearses, ambulances, and school buses as such. In addition, this
- 245 definition shall not include taxicabs.
- 246 (23) "Operator" means any person, partnership,
- 247 joint-stock company or corporation operating on the public
- 248 highways of the state one or more motor vehicles as the beneficial
- 249 owner or lessee.
- 250 (24) "Driver" means the person actually driving or
- 251 operating such motor vehicle at any given time.
- 252 (25) "Private carrier of property" means any person
- 253 transporting property on the highways of this state as defined
- 254 below:
- 255 (i) Any person, or any employee of such person,
- 256 transporting farm products, farm supplies, materials and/or
- 257 equipment used in the growing or production of his own
- 258 agricultural products in his own truck.
- 259 (ii) Any person transporting his own fish,
- 260 including shellfish, in his own truck.



transporting unprocessed forest products, or timber harvesting 262 263 equipment wherein ownership remains the same, in his own truck. 264 "Taxicab" means any passenger motor vehicle for 265 hire with a seating capacity not greater than ten (10) passengers. 266 For purposes of this paragraph (26), seating capacity shall be 267 determined according to the manufacturer's suggested seating capacity for a vehicle. If there is no manufacturer's suggested 268 269 seating capacity for a vehicle, the seating capacity for the 270 vehicle shall be determined according to regulations established 271 by the Department of Revenue. 272 "Passenger coach" means any passenger motor 273 vehicle with a seating capacity greater than ten (10) passengers, 274 operating wholly within the corporate limits of a municipality of 275 this state or within five (5) miles of the corporate limits of the 276 municipality, or motor vehicles substituted for abandoned electric 277 railway systems in or between municipalities. For purposes of 278 this paragraph (27), seating capacity shall be determined 279 according to the manufacturer's suggested seating capacity for a 280 vehicle. If there is no manufacturer's suggested seating capacity 281 for a vehicle, the seating capacity for the vehicle shall be 282 determined according to regulations established by the Department

Any person, or any employee of such person,

of Revenue.

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- 284 (28) "Empty weight" means the actual weight of a 285 vehicle including fixtures and equipment necessary for the 286 transportation of load hauled or to be hauled.
- 287 (29) "Gross weight" means the empty weight of the
 288 vehicle, as defined herein, plus any load being transported or to
 289 be transported.
- 290 (30) "Ambulance and hearse" shall have the meaning 291 generally ascribed to them. A hearse or funeral coach shall be 292 classified as a light carrier of property, as defined in Section 293 27-51-101.
- 294 (31)"Regular seats" means each seat ordinarily and 295 customarily used by one (1) passenger, including all temporary, 296 emergency, and collapsible seats. Where any seats are not 297 distinguished or separated by separate cushions and backs, a seat 298 shall be counted for each eighteen (18) inches of space on such 299 seats or major fraction thereof. In the case of a regular 300 passenger-type automobile which is used as a common or contract 301 carrier of passengers, three (3) seats shall be counted for the 302 rear seat of such automobile and one (1) seat shall be counted for 303 the front seat of such automobile.
- 304 (32) "Ton" means two thousand (2,000) pounds avoirdupois.
- 306 (33) "Bus" means any passenger vehicle with a seating 307 capacity of more than ten (10) but shall not include "private 308 carrier of passengers" and "school bus" as defined in paragraphs



- 309 (15) and (22) of this section. For purposes of this paragraph
 310 (33), seating capacity shall be determined according to the
 311 manufacturer's suggested seating capacity for a vehicle. If there
- 312 is no manufacturer's suggested seating capacity for a vehicle, the
- 313 seating capacity for the vehicle shall be determined according to
- 314 regulations established by the Department of Revenue.
- 315 (34) "Corporate fleet" means a group of two hundred
- 316 (200) or more marked private carriers of passengers or light
- 317 carriers of property, as defined in Section 27-51-101, trailers,
- 318 semitrailers, or motor vehicles in excess of ten thousand (10,000)
- 319 pounds gross vehicle weight, except for those vehicles registered
- 320 for interstate travel, owned or leased on a long-term basis by a
- 321 corporation or other legal entity. In order to be considered
- 322 marked, the motor vehicle must have a name, trademark or logo
- 323 located either on the sides or the rear of the vehicle in sharp
- 324 contrast to the background, and of a size, shape and color that is
- 325 legible during daylight hours from a distance of fifty (50) feet.
- 326 (35) "Individual fleet" means a group of five (5) or
- 327 more private carriers of passengers or light carriers of property,
- 328 as defined in Section 27-51-101, owned or leased by the same
- 329 person and principally garaged in the same county.
- 330 (36) "Trailer fleet" means a group of fifty (50) or
- 331 more utility trailers each with a gross vehicle weight of six
- 332 thousand (6,000) pounds or less.



- 333 (b) (1) No lease shall be recognized under the provisions
 334 of this article unless it shall be in writing and shall fully
 335 define a bona fide relationship of lessor and lessee, signed by
 336 both parties, dated and be in the possession of the driver of the
 337 leased vehicle at all times.
- 338 (2) Leased vehicles shall be considered as domiciled at
 339 the place in the State of Mississippi from which they operate in
 340 interstate or intrastate commerce, and for the purposes of this
 341 article shall be considered as owned by the lessee, who shall
 342 furnish all insurance on the vehicles and the driver of the
 343 vehicles shall be considered as an agent of the lessee for all
 344 purposes of this article.
- 345 **SECTION 5.** Section 27-51-5, Mississippi Code of 1972, is 346 amended as follows:
- 347 27-51-5. The subject words and terms of this section, for 348 the purpose of this chapter, shall have meanings as follows:
- 349 "Motor vehicle" means any device and attachments (a) 350 supported by one or more wheels which is propelled or drawn by any 351 power other than muscular power over the highways, streets or 352 alleys of this state. The term "motor vehicle" shall not include 353 electric bicycles * * *, personal delivery devices or electric 354 personal assistive mobility devices as defined in Section 355 63-3-103, or golf carts or low-speed vehicles as defined in 356 Section 63-32-1. However, mobile homes which are detached from 357 any self-propelled vehicles and parked on land in the state are

- 358 hereby expressly exempt from the motor vehicle ad valorem taxes,
- 359 but house trailers which are actually in transit and which are not
- 360 parked for more than an overnight stop are not exempted.
- 361 (b) "Public highway" means and includes every way or
- 362 place of whatever nature, including public roads, streets and
- 363 alleys of this state generally open to the use of the public or to
- 364 be opened or reopened to the use of the public for the purpose of
- 365 vehicular travel, notwithstanding that the same may be temporarily
- 366 closed for the purpose of construction, reconstruction,
- 367 maintenance, or repair.
- 368 (c) "Administrator of the road and bridge privilege tax
- 369 law" means the official authorized by law to administer the road
- 370 and bridge privilege tax law of this state.
- 371 **SECTION 6.** Section 63-3-103, Mississippi Code of 1972, is
- 372 amended as follows:
- 373 63-3-103. (a) "Vehicle" means every device in, upon or by
- 374 which any person or property is or may be transported or drawn
- 375 upon a highway, except devices used exclusively upon stationary
- 376 rails or tracks.
- 377 (b) "Motor vehicle" means every vehicle which is
- 378 self-propelled and every vehicle which is propelled by electric
- 379 power obtained from overhead trolley wires, but not operated upon
- 380 rails. The term "motor vehicle" shall not include electric
- 381 personal assistive mobility devices, personal delivery devices or
- 382 electric bicycles.



- 383 (c) "Motorcycle" means every motor vehicle having a saddle
 384 for the use of the rider and designed to travel on not more than
 385 three (3) wheels in contact with the ground but excluding a
 386 tractor. The term "motorcycle" includes motor scooters as defined
 387 in subsection (j) of this section. The term "motorcycle" shall
 388 not include electric bicycles or personal delivery devices.
- 389 "Authorized emergency vehicle" means every vehicle of 390 the fire department (fire patrol), every police vehicle, every 911 391 Emergency Communications District vehicle, every such ambulance 392 and special use EMS vehicle as defined in Section 41-59-3, every 393 Mississippi Emergency Management Agency vehicle as is designated 394 or authorized by the Executive Director of MEMA and every 395 emergency vehicle of municipal departments or public service 396 corporations as is designated or authorized by the commission or 397 the chief of police of an incorporated city.
 - (e) "School bus" means every motor vehicle operated for the transportation of children to or from any school, provided same is plainly marked "School Bus" on the front and rear thereof and meets the requirements of the State Board of Education as authorized under Section 37-41-1.
- 403 (f) "Recreational vehicle" means a vehicular type unit
 404 primarily designed as temporary living quarters for recreational,
 405 camping or travel use, which either has its own motive power or is
 406 mounted on or drawn by another vehicle and includes travel



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- 407 trailers, fifth-wheel trailers, camping trailers, truck campers 408 and motor homes.
- 409 (g) "Motor home" means a motor vehicle that is designed and
 410 constructed primarily to provide temporary living quarters for
 411 recreational, camping or travel use.
- (h) "Electric assistive mobility device" means a

 self-balancing two-tandem wheeled device, designed to transport

 only one (1) person, with an electric propulsion system that

 limits the maximum speed of the device to fifteen (15) miles per

 hour.
- 417 (i) "Autocycle" means a three-wheel motorcycle with a
 418 steering wheel, nonstraddle seating, rollover protection and seat
 419 belts.
- 420 "Motor scooter" means a two-wheeled vehicle that has a (i) 421 seat for the operator, one (1) wheel that is ten (10) inches or 422 more in diameter, a step-through chassis, a motor with a rating of 423 two and seven-tenths (2.7) brake horsepower or less if the motor 424 is an internal combustion engine, an engine of 50cc or less and 425 otherwise meets all safety requirements of motorcycles. The term 426 "motor scooter" shall not include electric bicycles or personal 427 delivery devices.
- 428 (k) "Platoon" means a group of individual motor vehicles
 429 traveling in a unified manner at electronically coordinated speeds
 430 at following distances that are closer than would be reasonable
 431 and prudent without such coordination.



432	(l) "Electric bicycle" means a bicycle or tricycle equipped
433	with fully operable pedals, a saddle or seat for the rider, and an
434	electric motor of less than seven hundred fifty (750) watts that
435	meets the requirements of one $\underline{(1)}$ of the following three (3)
436	classes:
437	(i) "Class 1 electric bicycle" means an electric
438	bicycle equipped with a motor that provides assistance only when
439	the rider is pedaling, and that ceases to provide assistance when
440	the bicycle reaches the speed of twenty (20) miles per hour.
441	(ii) "Class 2 electric bicycle" means an electric
442	bicycle equipped with a motor that may be used exclusively to
443	propel the bicycle, and that is not capable of providing
444	assistance when the bicycle reaches the speed of twenty (20) miles
445	per hour.
446	(iii) "Class 3 electric bicycle" means an electric
447	bicycle equipped with a motor that provides assistance only when
448	the rider is pedaling, and that ceases to provide assistance when
449	the bicycle reaches the speed of twenty-eight (28) miles per hour.
450	(m) "Personal delivery device" means a device:
451	(i) Solely powered by an electric motor;
452	(ii) Intended to be operated primarily on sidewalks,
453	crosswalks, and other pedestrian areas to transport cargo;
454	(iii) Intended primarily to transport property on
455	public rights-of-way, and not intended to carry passengers; and



456	(iv)	Capabl	e of	navigat	ing	with	or	without	the	active
457 <u>control or</u>	moni	toring	of a	natural	pe:	rson.				

- 458 (n) "Personal delivery device operator" means a person or
 459 entity that exercises physical control or monitoring over the
 460 operation of a personal delivery device, excluding a person or
 461 entity that requests or receives the services of a personal
 462 delivery device, arranges for or dispatches the requested services
 463 of a personal delivery device, or stores, charges or maintains a
 464 personal delivery device.
- SECTION 7. Section 63-15-3, Mississippi Code of 1972, is amended as follows:
- 63-15-3. The following words and phrases, when used in this
 chapter, shall, for the purposes of this chapter, have the
 meanings respectively ascribed to them in this section, except in
 those instances where the context clearly indicates a different
 meaning:
- 472 (a) "Highway" means the entire width between property
 473 lines of any road, street, way, thoroughfare or bridge in the
 474 State of Mississippi not privately owned or controlled, when any
 475 part thereof is open to the public for vehicular traffic and over
 476 which the state has legislative jurisdiction under its police
 477 power.
- 478 (b) "Judgment" means any judgment which shall have
 479 become final by expiration, without appeal, of the time within
 480 which an appeal might have been perfected, or by final affirmation



- 481 on appeal, rendered by a court of competent jurisdiction of any 482 state or of the United States, upon a cause of action arising out 483 of the ownership, maintenance or use of any motor vehicle, for 484 damages, including damages for care and loss of services, because 485 of bodily injury to or death of any person, or for damages because 486 of injury to or destruction of property, including the loss of use 487 thereof, or upon a cause of action on an agreement of settlement 488 for such damages.
- 489 "Motor vehicle" means every self-propelled vehicle (C) 490 (other than traction engines, road rollers and graders, tractor cranes, power shovels, well drillers, implements of husbandry, 491 492 electric bicycles, personal delivery devices and electric personal 493 assistive mobility devices as defined in Section 63-3-103) which 494 is designed for use upon a highway, including trailers and 495 semitrailers designed for use with such vehicles, and every 496 vehicle which is propelled by electric power obtained from 497 overhead wires but not operated upon rails.
- For purposes of this definition, "implements of husbandry"

 shall not include trucks, pickup trucks, trailers and semitrailers

 designed for use with such trucks and pickup trucks.
- (d) "License" means any driver's, operator's,

 commercial operator's, or chauffeur's license, temporary

 instruction permit or temporary license, or restricted license,

 issued under the laws of the State of Mississippi pertaining to

 the licensing of persons to operate motor vehicles.



- 506 (e) "Nonresident" means every person who is not a 507 resident of the State of Mississippi.
- (f) "Nonresident's operating privilege" means the
 privilege conferred upon a nonresident by the laws of Mississippi
 pertaining to the operation by him of a motor vehicle, or the use
 of a motor vehicle owned by him, in the State of Mississippi.
- 512 (g) "Operator" means every person who is in actual physical control of a motor vehicle.
- 514 "Owner" means a person who holds the legal title of (h) 515 a motor vehicle; in the event a motor vehicle is the subject of an 516 agreement for the conditional sale or lease thereof with the right 517 of purchase upon performance of the conditions stated in the 518 agreement and with an immediate right of possession vested in the 519 conditional vendee or lessee or in the event a mortgagor of a 520 vehicle is entitled to possession, then such conditional vendee or 521 lessee or mortgagor shall be deemed the owner for the purpose of 522 this chapter.
- 523 (i) "Person" means every natural person, firm, 524 copartnership, association or corporation.
- (j) "Proof of financial responsibility" means proof of ability to respond in damages for liability, on account of accidents occurring subsequent to the effective date of said proof, arising out of the ownership, maintenance or use of a motor vehicle, in the amount of Twenty-five Thousand Dollars

 (\$25,000.00) because of bodily injury to or death of one (1)

- 531 person in any one (1) accident, and subject to said limit for one
- 532 (1) person, in the amount of Fifty Thousand Dollars (\$50,000.00)
- 533 because of bodily injury to or death of two (2) or more persons in
- 534 any one (1) accident, and in the amount of Twenty-five Thousand
- 535 Dollars (\$25,000.00) because of injury to or destruction of
- 536 property of others in any one (1) accident. Liability insurance
- 537 required under this paragraph (j) may contain exclusions and
- 538 limitations on coverage as long as the exclusions and limitations
- 139 language or form has been filed with and approved by the
- 540 Commissioner of Insurance.
- 541 (k) "Registration" means a certificate or certificates
- 542 and registration plates issued under the laws of this state
- 543 pertaining to the registration of motor vehicles.
- (1) "Department" means the Department of Public Safety
- of the State of Mississippi, acting directly or through its
- 546 authorized officers and agents, except in such sections of this
- 547 chapter in which some other state department is specifically
- 548 named.
- 549 (m) "State" means any state, territory or possession of
- 550 the United States, the District of Columbia, or any province of
- 551 the Dominion of Canada.
- **SECTION 8.** Section 63-17-55, Mississippi Code of 1972, is
- 553 amended as follows:
- 554 63-17-55. The following words, terms and phrases, when used
- 555 in the Mississippi Motor Vehicle Commission Law, shall have the



556 meanings respectively ascribed to them in this section, except 557 where the context clearly indicates a different meaning:

- (a) "Motor vehicle" means any motor-driven vehicle of the sort and kind required to have a Mississippi road or bridge privilege license, and shall include, but not be limited to, motorcycles. "Motor vehicle" shall also mean an engine, transmission, or rear axle manufactured for installation in a vehicle having as its primary purpose the transport of person or persons or property on a public highway and having a gross vehicle weight rating of more than sixteen thousand (16,000) pounds, whether or not attached to a vehicle chassis. The term "motor vehicle" excludes electric bicycles and personal delivery devices.
- (b) "Motor vehicle dealer" or "dealer" means any person, firm, partnership, copartnership, association, corporation, trust or legal entity, not excluded by paragraph (c) of this section, who holds a bona fide contract or franchise in effect with a manufacturer, distributor or wholesaler of new motor vehicles, and a license under the provisions of the Mississippi Motor Vehicle Commission Law, and such duly franchised and licensed motor vehicle dealers shall be the sole and only persons, firms, partnerships, copartnerships, associations, corporations, trusts or legal entities entitled to sell and publicly or otherwise solicit and advertise for sale new motor vehicles as such.
 - (c) The term "motor vehicle dealer" does not include:



581	(i) Receivers, trustees, administrators,
582	executors, guardians or other persons appointed by or acting under
583	judgment, decree or order of any court;
584	(ii) Public officers while performing their duties
585	as such officers;
586	(iii) Employees of persons, corporations or
587	associations enumerated in paragraph (c)(i) of this section when
588	engaged in the specific performance of their duties as such
589	employees; or
590	(iv) A motor vehicle manufacturer operating a
591	project as defined in Section 57-75-5(f)(iv)1; and the provisions
592	of the Mississippi Motor Vehicle Commission Law shall not apply
593	to:
594	1. a. Any lease by such a motor vehicle
595	manufacturer of three (3) or fewer motor vehicles at any one time
596	and related vehicle maintenance, of any line of vehicle produced
597	by the manufacturer or its subsidiaries, to any one (1) employee
598	of the motor vehicle manufacturer on a direct basis; or
599	b. Any sale or other disposition of such
600	motor vehicles by the motor vehicle manufacturer at the end of a
601	lease through direct sales to employees of the manufacturer or
602	through an open auction or auction limited to dealers of the
603	manufacturer's vehicle line or its subsidiaries' vehicle lines; or
604	2. Any sale or other disposition by such a
605	motor webicle manufacturer of motor webicles for which the

- 606 manufacturer obtained distinguishing number tags under Section
- 607 27-19-309(8).
- (d) "New motor vehicle" means a motor vehicle which has
- 609 not been previously sold to any person except a distributor or
- 610 wholesaler or motor vehicle dealer for resale.
- (e) "Ultimate purchaser" means, with respect to any new
- 612 motor vehicle, the first person, other than a motor vehicle dealer
- 613 purchasing in his capacity as such dealer, who in good-faith
- 614 purchases such new motor vehicle for purposes other than for
- 615 resale.
- (f) "Retail sale" or "sale at retail" means the act or
- 617 attempted act of selling, bartering, exchanging or otherwise
- 618 disposing of a new motor vehicle to an ultimate purchaser for use
- 619 as a consumer.
- (g) "Motor vehicle salesman" means any person who is
- 621 employed as a salesman by a motor vehicle dealer whose duties
- 622 include the selling or offering for sale of new motor vehicles.
- (h) "Commission" means the Mississippi Motor Vehicle
- 624 Commission.
- (i) "Manufacturer" means any person, firm, association,
- 626 corporation or trust, resident or nonresident, who manufactures or
- 627 assembles new motor vehicles.
- (j) "Distributor" or "wholesaler" means any person,
- 629 firm, association, corporation or trust, resident or nonresident,
- 630 who, in whole or in part, sells or distributes new motor vehicles

- 631 to motor vehicle dealers, or who maintains distributor
- 632 representatives.
- (k) "Factory branch" means a branch or division office
- 634 maintained by a person, firm, association, corporation or trust
- 635 who manufactures or assembles new motor vehicles for sale to
- 636 distributors or wholesalers, to motor vehicle dealers, or for
- 637 directing or supervising, in whole or in part, its
- 638 representatives.
- (1) "Distributor branch" means a branch or division
- office similarly maintained by a distributor or wholesaler for the
- 641 same purposes a factory branch or division is maintained.
- (m) "Factory representative" means a representative
- 643 employed by a person, firm, association, corporation or trust who
- 644 manufactures or assembles new motor vehicles, or by a factory
- 645 branch, for the purpose of making or promoting the sale of his,
- 646 its or their new motor vehicles, or for supervising or contacting
- 647 his, its or their dealers or prospective dealers.
- (n) "Distributor representative" means a representative
- 649 similarly employed by a distributor, distributor branch or
- 650 wholesaler.
- (o) "Person" means and includes, individually and
- 652 collectively, individuals, firms, partnerships, copartnerships,
- 653 associations, corporations and trusts, or any other forms of
- 654 business enterprise, or any legal entity.



- (p) "Good faith" means the duty of each party to any
 franchise agreement, and all officers, employees or agents of such
 party, to act in a fair and equitable manner toward each other in
 the performance of the respective obligations under the franchise
 agreement.
- (q) "Coerce" means to compel or attempt to compel by
 threat or duress. However, recommendation, exposition,
 persuasion, urging or argument shall not be deemed to constitute
 coercion.
- (r) "Special tools" are those which a dealer was required to purchase by the manufacturer or distributor for service on that manufacturer's product.
- (s) "Motor vehicle lessor" means any person, not excluded by paragraph (c) of this section, engaged in the motor vehicle leasing or rental business.
 - manufactured by a second stage manufacturer by purchasing motor vehicle components, e.g. frame and drive train, and completing the manufacturer of finished motor vehicles for the purpose of resale with the primary manufacturer warranty unimpaired, to a limited commercial market rather than the consuming public. Specialty vehicles include garbage trucks, ambulances, fire trucks, buses, limousines, hearses and other similar limited purpose vehicles as the commission may by regulation provide.



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679	(u) "Auto auction" means (i) any person who provides a
680	place of business or facilities for the wholesale exchange of
681	motor vehicles by and between duly licensed motor vehicle dealers,
682	(ii) any motor vehicle dealer licensed to sell used motor vehicles
683	selling motor vehicles using an auction format but not on
684	consignment, or (iii) any person who provides the facilities for
685	or is in the business of selling in an auction format motor
686	vehicles.

- (v) "Motor home" means a motor vehicle that is designed and constructed primarily to provide temporary living quarters for recreational, camping or travel use.
- 690 (w) "Dealer-operator" means the individual designated 691 in the franchise agreement as the operator of the motor vehicle 692 dealership.
 - written contract or agreement between a motor vehicle dealer and a manufacturer or its distributor or factory branch by which the motor vehicle dealer is authorized to engage in the business of selling or leasing the specific makes, models or classifications of new motor vehicles marketed or leased by the manufacturer and designated in the agreement or any addendum to such agreement.
- 700 (y) "Net cost" means the price the motor vehicle dealer 701 pays for new motor vehicles, supplies, parts, equipment, signs, 702 furnishings and special tools, minus any applicable discounts or 703 subsidies obtained by the motor vehicle dealer.



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- 704 (z) "Line or make" means a collection of models,

 705 series, or groups of motor vehicles manufactured by or for a

 706 particular manufacturer, distributor or importer offered for sale,

 707 lease or distribution pursuant to a common trademark, service mark

 708 or brand name; however:
- (i) Multiple brand names or marks may constitute a single line or make, but only when included in a common motor vehicle dealer agreement and the manufacturer, distributor or importer offers such vehicles bearing the multiple names of marks together only, and not separately, to its authorized motor vehicle dealers.
- (ii) Motor vehicles bearing a common brand name or 716 mark may constitute separate line or makes when such vehicles are 717 of different vehicle types or are intended for different types of 718 use, provided that either:
- 1. The manufacturer has expressly defined or
 covered the subject line or makes of vehicles as separate and
 distinct line or makes in the applicable dealer agreements; or
- 722 2. The manufacturer has consistently
 723 characterized the subject vehicles as constituting separate and
 724 distinct line or makes to its dealer network.
- 725 (aa) "Site-control agreement" or "exclusive use 726 agreement" means an agreement that, regardless of its name, title, 727 form or the parties entering into it, has the effect of:



- 728 (i) Controlling the use and development of the 729 premises of a motor vehicle dealer's franchise or facilities; 730 (ii) Requiring a motor vehicle dealer to establish 731 or maintain an exclusive motor vehicle dealership facility on the 732 premises of the motor vehicle dealer's franchise or facility; 733 (iii) Restricting the power or authority of the 734 dealer or the lessor, if the motor vehicle dealer leases the 735 dealership premises, to transfer, sell, lease, develop, redevelop 736 or change the use of the dealership premises, whether by sublease, 737 lease, collateral pledge of lease, right of first refusal to 738 purchase or lease, option to purchase or lease or any similar 739 arrangement; or
- (iv) Establishing a valuation process or formula
 for the motor vehicle dealership premises that does not allow for
 the motor vehicle dealership premises to be transferred, sold or
 leased by the motor vehicle dealer at the highest and best use
 valuation for the motor vehicle dealership premises.
- 745 (bb) "Market area" means the area of responsibility set 746 forth in the franchise agreement.
- 747 (cc) "Core parts" means those original vehicle
 748 manufacturer parts that are listed in the original vehicle
 749 manufacturer's or distributor's current parts catalog, for which
 750 there is a core charge and which are returnable to the
 751 manufacturer or distributor.



- 752 (dd) "Pre-delivery preparation obligations" means all
 753 work and services, except warranty work, performed on new motor
 754 vehicles by motor vehicle dealers at the direction of the vehicle
 755 manufacturer prior to the delivery of such vehicles to the first
 756 retail consumer.
- 757 "Warranty work" means all labor, including that of 758 a diagnostic character, performed, and all parts, including 759 original or replacement parts, and components, including engine, 760 transmission, and other parts assemblies, installed by motor 761 vehicle dealers on motor vehicles which are reasonably incurred by 762 motor vehicle dealers (other than the incidental expenses incurred 763 in performing labor and installing parts on motor vehicles) in 764 fulfilling a manufacturer's obligations under a new motor vehicle 765 warranty, a recall, or a certified pre-owned warranty, to 766 consumers, including, but not limited to, the expense of shipping 767 or returning defective parts to the manufacturer, when required by 768 the manufacturer.
- 769 "Repair order" means an invoice, paid by a retail 770 customer, and closed as of the time of submission, encompassing 771 one or more repairs to a new motor vehicle, and reflecting, in the 772 case of a parts mark-up submission, the cost of each part and the 773 sale price thereof, and in the case of a labor rate submission, 774 the total charges for labor and the total number of hours that 775 produced such charges, which invoice may be submitted in 776 electronic form.

- 777 (gg) "Qualified repair" means a repair to a motor
- 778 vehicle, paid by a retail customer, which would have come within
- 779 the manufacturer's new motor vehicle warranty, but for the motor
- 780 vehicle having exceeded the chronological or mileage limit of such
- 781 warranty, and which does not constitute any of the work
- 782 encompassed by subsection (4) of Section 63-17-86.
- 783 (hh) "Qualified repair order" means a repair order
- 784 which encompasses, in whole or in part, a qualified repair or
- 785 repairs.
- 786 **SECTION 9.** Section 63-17-155, Mississippi Code of 1972, is
- 787 amended as follows:
- 788 63-17-155. As used in Sections 63-17-151 through 63-17-165,
- 789 the following terms shall have the following meanings:
- 790 (a) "Collateral charges" means those additional charges
- 791 to a consumer which are not directly attributable to the
- 792 manufacturer's suggested retail price label for the motor vehicle.
- 793 Collateral charges shall include, but not be limited to, dealer
- 794 preparation charges, undercoating charges, transportation charges,
- 795 towing charges, replacement car rental costs and title charges.
- 796 (b) "Comparable motor vehicle" means an identical or
- 797 reasonably equivalent motor vehicle.
- 798 (c) "Consumer" means the purchaser, other than for
- 799 purposes of resale, of a motor vehicle, primarily used for
- 800 personal, family, or household purposes, and any person to whom
- 801 such motor vehicle is transferred for the same purposes during the



- duration of an express warranty applicable to such motor vehicle, and any other person entitled by the terms of such warranty to enforce the obligations of the warranty.
- 805 "Express warranty" means any written affirmation of (d) 806 fact or promise made in connection with the sale of a motor 807 vehicle by a supplier to a consumer which relates to the nature of 808 the material or workmanship and affirms or promises that such 809 material or workmanship is defect-free or will meet a specified 810 level of performance over a specified period of time. For the purposes of Section 63-17-151 et seq., express warranties do not 811 812 include implied warranties.
- 813 (e) "Manufacturer" means a manufacturer or distributor 814 as defined in Section 63-17-55.
- 815 "Motor vehicle" means a vehicle propelled by power 816 other than muscular power which is sold in this state, is operated 817 over the public streets and highways of this state and is used as 818 a means of transporting persons or property, but shall not include vehicles run only upon tracks, off-road vehicles, motorcycles, 819 820 mopeds, electric bicycles, personal delivery devices, electric 821 personal assistive mobility devices as defined in Section 822 63-3-103, or golf carts or low-speed vehicles as defined in 823 Section 63-32-1, or parts and components of a motor home which 824 were added on and/or assembled by the manufacturer of the motor home. "Motor vehicle" shall include demonstrators or 825

- lease-purchase vehicles as long as a manufacturer's warranty was issued as a condition of sale.
- g) "Purchase price" means the price which the consumer paid to the manufacturer to purchase the motor vehicle in a cash sale or, if the motor vehicle is purchased in a retail installment transaction, the cash sale price as defined in Section 63-19-3.
- 832 **SECTION 10.** Section 63-19-3, Mississippi Code of 1972, is 833 amended as follows:
- 63-19-3. The following words and phrases, when used in this chapter, shall have the meanings respectively ascribed to them in this section, except where the context or subject matter otherwise requires:
- device designed to be used or used primarily for the
 transportation of passengers or property, or both, and having a
 gross vehicular weight rating of less than fifteen thousand
 (15,000) pounds, but shall not include electric personal assistive
 mobility devices, personal delivery devices or electric bicycles
 as defined in Section 63-3-103.
- (b) "Commercial vehicle" means any self-propelled or motored device designed to be used or used primarily for the transportation of passengers or property, or both, and having a gross vehicular weight rating of fifteen thousand (15,000) pounds or more; however, wherever "motor vehicle" appears in this chapter, except in Section 63-19-43, the same shall be construed



- to include commercial vehicles where such construction is necessary in order to give effect to this chapter.
- 853 (c) "Retail buyer" or "buyer" means a person who buys a
 854 motor vehicle or commercial vehicle from a retail seller, not for
 855 the purpose of resale, and who executes a retail installment
 856 contract in connection therewith.
- 857 (d) "Retail seller" or "seller" means a person who
 858 sells a motor vehicle or commercial vehicle to a retail buyer
 859 under or subject to a retail installment contract.
- (e) The "holder" of a retail installment contract means the retail seller of the motor vehicle or commercial vehicle under or subject to the contract or if the contract is purchased by a sales finance company or other assignee, the sales finance company or other assignee.
- "Retail installment transaction" means any 865 866 transaction evidenced by a retail installment contract entered 867 into between a retail buyer and a retail seller wherein the retail 868 buyer buys a motor vehicle or commercial vehicle from the retail 869 seller at a time price payable in one or more deferred 870 installments. The cash sale price of the motor vehicle or 871 commercial vehicle, the amount included for insurance and other 872 benefits if a separate charge is made therefor, official fees and 873 the finance charge shall together constitute the time price.
- 874 (g) "Retail installment contract" or "contract" means 875 an agreement entered into in this state pursuant to which the



876 title to or a lien upon the motor vehicle or commercial vehicle 877 which is the subject matter of a retail installment transaction is 878 retained or taken by a retail seller from a retail buyer as 879 security for the buyer's obligation. The term includes a chattel 880 mortgage, a conditional sales contract and a contract for the 881 bailment or leasing of a motor vehicle or commercial vehicle by 882 which the bailee or lessee contracts to pay as compensation for 883 its use a sum substantially equivalent to or in excess of its 884 value and by which it is agreed that the bailee or lessee is bound 885 to become, or has the option of becoming, the owner of the motor 886 vehicle upon full compliance with the provisions of the contract.

- (h) "Cash sale price" means the price stated in a retail installment contract for which the seller would have sold to the buyer, and the buyer would have bought from the seller, the motor vehicle or commercial vehicle which is the subject matter of the retail installment contract, if such sale had been a sale for cash instead of a retail installment transaction. The cash sale price may include any taxes, registration, certificate of title, if any, license and other fees and charges for accessories and their installation and for delivery, servicing, repairing or improving the motor vehicle or commercial vehicle.
- (i) "Official fees" means the fees prescribed by law 898 for filing, recording or otherwise perfecting and releasing or 899 satisfying a retained title or a lien created by a retail 900 installment contract, if recorded.



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901	(j) "Finance charge" means the amount agreed upon
902	between the buyer and the seller, as limited in this chapter, to
903	be added to the aggregate of the cash sale price, the amount, if
904	any, included for insurance and other benefits and official fees,
905	in determining the time price.

- 906 (k) "Sales finance company" means a person engaged, in 907 whole or in part, in the business of purchasing retail installment 908 contracts from one or more retail sellers. The term includes, but 909 is not limited to, a bank, trust company, private banker, 910 industrial bank or investment company, if so engaged. The term 911 also includes a retail seller engaged, in whole or in part, in the 912 business of creating and holding retail installment contracts 913 which exceed a total aggregate outstanding indebtedness of Five 914 Hundred Thousand Dollars (\$500,000.00). The term does not include the pledgee to whom is pledged one or more of such contracts to 915 916 secure a bona fide loan thereon.
- 917 (1) "Person" means an individual, partnership, 918 corporation, association and any other group however organized.
- 919 (m) "Administrator" means the Commissioner of Banking 920 and Consumer Finance or his duly authorized representative.
- 921 (n) "Commissioner" means the Commissioner of Banking 922 and Consumer Finance.
- 923 (o) "Records" or "documents" means any item in hard 924 copy or produced in a format of storage commonly described as 925 electronic, imaged, magnetic, microphotographic or otherwise, and



- any reproduction so made shall have the same force and effect as the original thereof and be admitted in evidence equally with the original.
- 929 Words in the singular include the plural and vice versa.
- 930 **SECTION 11.** Section 63-21-5, Mississippi Code of 1972, is 931 amended as follows:
- 932 63-21-5. The following words and phrases when used in this 933 chapter shall, for the purpose of this chapter, have the meanings 934 respectively ascribed to them in this section except where the 935 context clearly indicates a different meaning:
- 936 (a) "State Tax Commission" or "department" means the 937 Department of Revenue of the State of Mississippi.
- 938 "Dealer" means every person engaged regularly in (b) 939 the business of buying, selling or exchanging motor vehicles, 940 trailers, semitrailers, trucks, tractors or other character of 941 commercial or industrial motor vehicles in this state, and having 942 in this state an established place of business as defined in 943 Section 27-19-303, Mississippi Code of 1972. The term "dealer" 944 shall also mean every person engaged regularly in the business of 945 buying, selling or exchanging manufactured housing in this state, 946 and licensed as a dealer of manufactured housing by the 947 Mississippi Department of Insurance.
- 948 (c) "Designated agent" means each county tax collector 949 in this state who may perform his duties under this chapter either 950 personally or through any of his deputies, or such other persons



- as the Department of Revenue may designate. The term shall also mean those "dealers" as herein defined and/or their officers and employees and other persons who are appointed by the Department of Revenue in the manner provided in Section 63-21-13, Mississippi Code of 1972, to perform the duties of "designated agent" for the purposes of this chapter.
- 957 (d) "Implement of husbandry" means every vehicle
 958 designed and adapted exclusively for agricultural, horticultural
 959 or livestock raising operations or for lifting or carrying an
 960 implement of husbandry and in either case not subject to
 961 registration if used upon the highways.
- 962 (e) "Vehicle identification number" means the numbers
 963 and letters on a vehicle, manufactured home or mobile home
 964 designated by the manufacturer or assigned by the Department of
 965 Revenue for the purpose of identifying the vehicle, manufactured
 966 home or mobile home.
 - (f) "Lien" means every kind of written lease which is substantially equivalent to an installment sale or which provides for a right of purchase; conditional sale; reservation of title; deed of trust; chattel mortgage; trust receipt; and every other written agreement or instrument of whatever kind or character whereby an interest other than absolute title is sought to be held or given on a motor vehicle, manufactured home or mobile home.



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- 974 (g) "Lienholder" means any natural person, firm,
 975 copartnership, association or corporation holding a lien as herein
 976 defined on a motor vehicle, manufactured home or mobile home.
- 977 "Manufactured housing" or "manufactured home" means (h) 978 any structure, transportable in one or more sections, which in the 979 traveling mode, is eight (8) body feet or more in width or forty 980 (40) body feet or more in length or, when erected on site, is 981 three hundred twenty (320) or more square feet and which is built 982 on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required 983 utilities, and includes the plumbing, heating, air-conditioning 984 985 and electrical systems contained therein; except that such terms 986 shall include any structure which meets all the requirements of 987 this paragraph except the size requirements and with respect to 988 which the manufacturer voluntarily files a certification required 989 by the Secretary of Housing and Urban Development and complies 990 with the standards established under the National Manufactured 991 Housing Construction and Safety Standards Act of 1974, 42 USCS, 992 Section 5401.
- 993 (i) "Manufacturer" means any person regularly engaged 994 in the business of manufacturing, constructing or assembling motor 995 vehicles, manufactured homes or mobile homes, either within or 996 without this state.
- 997 (j) "Mobile home" means any structure, transportable in 998 one or more sections, which in the traveling mode, is eight (8)



999 body feet or more in width or forty (40) body feet or more in 1000 length or, when erected on site, is three hundred twenty (320) or more square feet and which is built on a permanent chassis and 1001 1002 designed to be used as a dwelling with or without a permanent 1003 foundation when connected to the required utilities, and includes 1004 the plumbing, heating, air-conditioning and electrical systems 1005 contained therein and manufactured prior to June 15, 1976. 1006 mobile home designated as realty on or before July 1, 1999, shall 1007 continue to be designated as realty so that a security interest 1008 will be made by incorporating such mobile home in a deed of trust.

- 1009 (k) "Motorcycle" means every motor vehicle having a

 1010 seat or saddle for the use of the rider and designed to travel on

 1011 not more than three (3) wheels in contact with the ground, but

 1012 excluding a farm tractor, personal delivery device and electric

 1013 bicycle.
- 1014 "Motor vehicle" means every automobile, motorcycle, 1015 mobile trailer, semitrailer, truck, truck tractor, trailer and every other device in, upon, or by which any person or property is 1016 1017 or may be transported or drawn upon a public highway which is 1018 required to have a road or bridge privilege license, except such 1019 as is moved by animal power or used exclusively upon stationary 1020 rails or tracks, and excepting electric bicycles and personal 1021 delivery devices.



L022			(m)	"New	vehic	le" :	means	a	moto	or ve	ehicle,	man	ufa	acture	d
L023	home o	or	mobile	home	which	has	never	î k	oeen	the	subject	c of	a	first	
L024	sale t	for	use.												

- 1025 (n) "Used vehicle" means a motor vehicle, manufactured
 1026 home or mobile home that has been the subject of a first sale for
 1027 use, whether within this state or elsewhere.
- 1028 "Owner" means a person or persons holding the legal 1029 title of a vehicle, manufactured home or mobile home; in the event 1030 a vehicle, manufactured home or mobile home is the subject of a 1031 deed of trust or a chattel mortgage or an agreement for the 1032 conditional sale or lease thereof or other like agreement, with 1033 the right of purchase upon performance of the conditions stated in 1034 the agreement and with the immediate right of possession vested in 1035 the grantor in the deed of trust, mortgagor, conditional vendee or 1036 lessee, the grantor, mortgagor, conditional vendee or lessee shall 1037 be deemed the owner for the purpose of this chapter.
- 1038 (p) "Person" includes every natural person, firm,
 1039 copartnership, association or corporation.
- 1040 (q) "Pole trailer" means every vehicle without motive
 1041 power designed to be drawn by another vehicle and attached to the
 1042 towing vehicle by means of a reach or pole, or by being boomed or
 1043 otherwise secured to the towing vehicle, and ordinarily used for
 1044 transporting long or irregularly shaped loads such as poles,
 1045 pipes, boats or structural members capable generally of sustaining
 1046 themselves as beams between the supporting connections.



- 1047 (r) "Security agreement" means a written agreement
 1048 which reserves or creates a security interest.
- 1049 (s) "Security interest" means an interest in a vehicle,
 1050 manufactured home or mobile home reserved or created by agreement
 1051 and which secures payment or performance of an obligation. The
 1052 term includes the interest of a lessor under a lease intended as
 1053 security. A security interest is "perfected" when it is valid
 1054 against third parties generally, subject only to specific
 1055 statutory exceptions.
- "Special mobile equipment" means every vehicle not 1056 (t) 1057 designed or used primarily for the transportation of persons or 1058 property and only incidentally operated or moved over a highway, 1059 including, but not limited to: ditch-digging apparatus, 1060 well-boring apparatus and road construction and maintenance machinery such as asphalt spreaders, bituminous mixers, bucket 1061 1062 loaders, tractors other than truck tractors, ditchers, leveling 1063 graders, finishing machines, motor graders, road rollers, 1064 scarifiers, earth-moving carryalls and scrapers, power shovels and 1065 draglines, and self-propelled cranes, vehicles so constructed that 1066 they exceed eight (8) feet in width and/or thirteen (13) feet six 1067 (6) inches in height, and earth-moving equipment. The term does 1068 not include house trailers, dump trucks, truck-mounted transit mixers, cranes or shovels, or other vehicles designed for the 1069 1070 transportation of persons or property to which machinery has been 1071 attached.

- 1072 (u) "Nonresident" means every person who is not a 1073 resident of this state.
- 1074 (v) "Current address" means a new address different
 1075 from the address shown on the application or on the certificate of
 1076 title. The owner shall within thirty (30) days after his address
 1077 is changed from that shown on the application or on the
 1078 certificate of title notify the department of the change of
 1079 address in the manner prescribed by the department.
- 1080 (w) "Odometer" means an instrument for measuring and
 1081 recording the actual distance a motor vehicle travels while in
 1082 operation; but shall not include any auxiliary instrument designed
 1083 to be reset by the operator of the motor vehicle for the purpose
 1084 of recording the distance traveled on trips.
- 1085 (x) "Odometer reading" means the actual cumulative
 1086 distance traveled disclosed on the odometer.
- 1087 (y) "Odometer disclosure statement" means a statement
 1088 certified by the owner of the motor vehicle to the transferee or
 1089 to the department as to the odometer reading.
- 1090 (z) "Mileage" means actual distance that a vehicle has
 1091 traveled.
- 1092 (aa) "Trailer" means every vehicle other than a "pole
 1093 trailer" as defined in this chapter without motive power designed
 1094 to be drawn by another vehicle and attached to the towing vehicle
 1095 for the purpose of hauling goods or products. The term "trailer"
 1096 shall not refer to any structure, transportable in one or more

- sections regardless of size, when erected on site, and which is

 built on a permanent chassis and designed to be used as a dwelling

 with or without a permanent foundation when connected to the

 required utilities, and includes the plumbing, heating,

 air-conditioning and electrical systems contained therein

 regardless of the date of manufacture.
- 1103 "Salvage mobile home" or "salvage manufactured 1104 home" means a mobile home or manufactured home for which a 1105 certificate of title has been issued that an insurance company 1106 obtains from the owner as a result of paying a total loss claim 1107 resulting from collision, fire, flood, wind or other occurrence. The term "salvage mobile home" or "salvage manufactured home" does 1108 1109 not mean or include and is not applicable to a mobile home or manufactured home that is twenty (20) years old or older. 1110
- 1111 (cc) "Salvage certificate of title" means a document
 1112 issued by the department for a salvage mobile home or salvage
 1113 manufactured home as defined in this chapter.
- 1114 (dd) "All-terrain vehicle" means a motor vehicle that

 1115 is designed for off-road use and is not required to have a motor

 1116 vehicle privilege license. The term "all-terrain vehicle" shall

 1117 not include electric bicycles.
- 1118 **SECTION 12.** Section 1 of this act shall be codified in Title 1119 63, Chapter 3, Mississippi Code of 1972.



- SECTION 13. This act shall take effect and be in force from and after July 1, 2022, and shall stand repealed from and after June 30, 2022.
 - Further, amend by striking the title in its entirety and inserting in lieu thereof the following:
 - AN ACT TO AUTHORIZE AND PROVIDE FOR THE REGULATION OF THE USE
 - 2 OF PERSONAL DELIVERY DEVICES IN PEDESTRIAN AREAS; TO AMEND
 - 3 SECTIONS 17-17-403, 21-37-3, 27-19-3, 27-51-5, 63-3-103, 63-15-3,
 - 4 63-17-55, 63-17-155, 63-19-3 AND 63-21-5, MISSISSIPPI CODE OF
 - 5 1972, TO CONFORM; AND FOR RELATED PURPOSES.

