Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 626

BY: Committee

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

- 10 **SECTION 1.** The following shall be codified as Section
- 11 97-17-71.3, Mississippi Code of 1972:
- 12 97-17-71.3. (1) It is unlawful for any person to transfer,
- 13 purchase, enter into any cash transactions for, or otherwise
- 14 acquire, a used, detached catalytic converter, or any nonferrous
- 15 part thereof, unless all of the following apply:
- 16 (a) The person is registered as a secondary metals
- 17 recycler under Section 97-17-71;
- 18 (b) The sale, transfer, purchase or acquisition occurs
- 19 at the fixed business address of a secondary metals recycler that



- 20 is a party to the transaction. For purposes of this subsection,
- 21 the fixed business address of the secondary metals recycler is the
- 22 address of the business that is registered pursuant to Section
- 23 97-17-71;
- 24 (c) The person has maintained all of the information
- 25 required under Section 97-17-71;
- 26 (d) One or more of the following apply:
- 27 (i) The used, detached catalytic converter or
- 28 nonferrous part thereof was obtained by the seller thereof as part
- 29 of a vehicle;
- 30 (ii) The catalytic converter or nonferrous part
- 31 thereof was purchased from a secondary metals recycler, new or
- 32 used motor vehicle dealer, automotive repair service, motor
- 33 vehicle manufacturer, vehicle demolisher, or distributor of
- 34 catalytic converters, and a copy of the seller's valid business
- 35 license is received and maintained by the person at the time of
- 36 the transaction; or
- 37 (iii) The seller of the catalytic converter or
- 38 nonferrous part thereof provides the purchaser with all of the
- 39 following information for the motor vehicle from which the
- 40 catalytic converter or part thereof was taken:
- 1. The name of the person who removed the
- 42 catalytic converter;
- 2. The name of the person for whom the
- 44 removal was completed;



- 45 3. The make and model of the vehicle from
- 46 which the catalytic converter was removed;
- 4. The vehicle identification number of the
- 48 vehicle from which the catalytic converter was removed;
- 5. The part number or other identifying
- 50 number of the catalytic converter that was removed;
- 51 6. A copy of the driver's license or
- 52 nondriver identification card of the seller of the catalytic
- 53 converter; and
- 7. A copy of the certificate of title or
- 55 certificate of registration showing the seller's ownership
- 56 interest in the vehicle;
- 57 (e) Before each purchase or acquisition of a used,
- 58 detached catalytic converter or part thereof, the secondary metals
- 59 recycler, including an agent, employee, or representative thereof,
- 60 shall do both of the following:
- 61 (i) Verify, with the applicable documentation,
- 62 that the person transferring or selling the used, detached
- 63 catalytic converter acquired it legally and has the right to
- 64 transfer it or sell it; and
- 65 (ii) Retain a record of the applicable
- 66 verification and other information required under Section
- 67 97-17-71, and note in the business records of the secondary metals
- 68 recycler any obvious markings on the used, detached catalytic



- 69 converter, such as paint, labels or engravings, that would aid in
- 70 the identification of the catalytic converter.
- 71 (2) It is unlawful for a seller of a used, detached
- 72 catalytic converter, or any nonferrous part of a catalytic
- 73 converter, to provide any false, fraudulent, altered or
- 74 counterfeit information or documentation as required by this
- 75 section.
- 76 (3) Each catalytic converter that is purchased, possessed,
- 77 obtained, sold, transported or otherwise acquired in violation of
- 78 this section is a separate violation of this section.
- 79 (4) A person who violates this section is quilty of a
- 80 misdemeanor or a felony for subsequent violations as specifically
- 81 prescribed under Sections 97-17-71 and 97-17-71.1, Mississippi
- 82 Code of 1972.
- 83 (5) For purposes of this section, a used, detached catalytic
- 84 converter does not include a catalytic converter that has been
- 85 tested, certified and labeled for reuse in accordance with
- 86 applicable U.S. Environmental Protection Agency Clean Air Act
- 87 regulations.
- 88 **SECTION 2.** Section 97-17-71, Mississippi Code of 1972, is
- 89 amended as follows:
- 90 97-17-71. (1) For the purposes of this section, the
- 91 following terms shall have the meanings ascribed in this section:

- 92 (a) "Railroad materials" means any materials, equipment 93 and parts used in the construction, operation, protection and
- 95 (b) "Copper materials" means any copper wire, bars, 96 rods or tubing, including copper wire or cable or coaxial cable of 97 the type used by public utilities, common carriers or
- communication services providers, whether wireless or wire line, copper air conditioner evaporator coil or condenser, aluminum
- 100 copper radiators not attached to a motor vehicle, or any 101 combination of these.

maintenance of a railroad.

- 102 (c) "Aluminum materials" means any aluminum cable,
 103 bars, rods or tubing of the type used to construct utility,
 104 communication or broadcasting towers, aluminum utility wire and
 105 aluminum irrigation pipes or tubing. "Aluminum materials" does
 106 not include aluminum cans that have served their original economic
 107 purpose.
- 108 "Law enforcement officer" means any person (d) appointed or employed full time by the state or any political 109 110 subdivision thereof, or by the state military department as 111 provided in Section 33-1-33, who is duly sworn and vested with 112 authority to bear arms and make arrests, and whose primary 113 responsibility is the prevention and detection of crime, the apprehension of criminals and the enforcement of the criminal 114 115 traffic laws of this state or the ordinances of any political subdivision thereof. 116

- "Metal property" means materials as defined in this 117 118 section as railroad track materials, copper materials and aluminum materials and electrical, communications or utility brass, metal 119 covers for service access and entrances to sewers and storm 120 121 drains, metal bridge pilings, irrigation wiring and other metal 122 property attached to or part of center pivots, grain bins, 123 stainless steel sinks, catalytic converters not attached to a 124 motor vehicle as specifically provided in Section 97-17-71.3 and 125 metal beer kegs. Metal property does not include ferrous 126 materials not listed in this section.
- (f) "Person" means an individual, partnership,

 corporation, joint venture, trust, limited liability company,

 association or any other legal or commercial entity.
- 130 (g) "Personal identification card" means any government
 131 issued photographic identification card including a valid
 132 identification card issued by a federally recognized Indian tribe
 133 that contains a color photograph of the card holder and the card
 134 holder's legal name, residence address and date of birth.
- 135 (h) "Photograph" or "photographically" means a still
 136 photographic image, including images captured in digital format,
 137 that are of such quality that the persons and objects depicted are
 138 clearly identifiable.
- 139 (i) "Purchase transaction" means a transaction in which 140 a person gives consideration in exchange for metal property.



- 141 (j) "Purchaser" means a person who gives consideration 142 in exchange for metal property.
- 143 (k) "Record" or "records" means a paper, electronic or 144 other method of storing information.
- (1) "Scrap metal dealer" means any person who is
 engaged, from a fixed location or otherwise, in the business of
 paying compensation for metal property that has served its
 original economic purpose, whether or not the person is engaged in
 the business of performing the manufacturing process by which
 metals are converted into raw material products consisting of
 prepared grades and having an existing or potential economic
- 153 (2) Every scrap metal dealer or other purchaser shall keep 154 an accurate and legible record in which he shall enter the 155 following information for each purchase transaction:
- 156 (a) The name, address and age of the person from whom
 157 the metal property is purchased as obtained from the seller's
 158 personal identification card;
- (b) The date and place of each acquisition of the metal property;
- 161 (c) The weight, quantity or volume and a general
 162 physical description of the type of metal property, such as wire,
 163 tubing, extrusions or casting, purchased in a purchase
 164 transaction;



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value.

- 165 (d) The amount of consideration given in a purchase 166 transaction for the metal property;
- 167 (e) The vehicle license tag number, state of issue and
- 168 the make and type of the vehicle used to deliver the metal
- 169 property to the purchaser;
- 170 (f) If a person other than the seller delivers the
- 171 metal property to the purchaser, the name, address and age of the
- 172 person who delivers the metal property;
- 173 (g) A signed statement from the person receiving
- 174 consideration in the purchase transaction stating that he is the
- 175 rightful owner of the metal property or is entitled to sell the
- 176 metal property being sold;
- (h) (i) A scanned copy or a photocopy of the personal
- 178 identification card of the person receiving consideration in the
- 179 purchase transaction; or
- 180 (ii) If a person other than the seller delivers
- 181 the metal property to the purchaser, a scanned copy or a photocopy
- 182 of the personal identification card of the person delivering the
- 183 metal property to the purchaser; and
- 184 (i) A photograph, videotape or similar likeness of the
- 185 person receiving consideration or any person other than the seller
- 186 who delivers the metal property to the purchaser in which the
- 187 person's facial features are clearly visible and in which the
- 188 metal property the person is selling or delivering is clearly
- 189 visible.



- Such records shall be maintained by the scrap metal dealer or purchaser for not less than two (2) years from the date of the purchase transaction, and such records shall be made available to any law enforcement officer during usual and customary business hours.
- 195 (3) The purchaser of metal property must hold the metal 196 property separate and identifiable from other purchases for not 197 less than three (3) business days from the date of purchase. The 198 purchaser shall also photographically capture the metal property 199 in the same form, without change, in which the metal property was 200 acquired, and maintain the photograph for a period of not less 201 than two (2) years. The time and date shall be digitally recorded 202 on the photograph, and the identity of the person taking the 203 photograph shall be recorded. The purchaser shall permit any law 204 enforcement officer to make an inspection of the metal property 205 during the holding period, and of all photographs of the metal 206 property. Any photograph of metal property taken and maintained 207 pursuant to this subsection shall be admissible in any civil or 208 criminal proceeding.
- 209 (4) During the usual and customary business hours of a scrap
 210 metal dealer or other purchaser, a law enforcement officer, after
 211 proper identification as a law enforcement officer, shall have the
 212 right to inspect all purchased metal property in the possession of
 213 the scrap metal dealer or purchaser.

214	(5) (a) Whenever a law enforcement officer has reasonable
215	cause to believe that any item of metal property in the possession
216	of a scrap metal dealer or other purchaser has been stolen, a law
217	enforcement officer who has an affidavit from the alleged rightful
218	owner of the property identifying the property with specificity,
219	including any identifying markings, may issue and deliver a
220	written hold notice to the scrap metal dealer or other purchaser.
221	The hold notice shall specifically identify those items of metal
222	property that are believed to have been stolen and that are
223	subject to the hold notice. Upon receipt of the notice, the scrap
224	metal dealer or other purchaser may not process or remove the
225	metal property identified in the notice from the place of business
226	of the scrap metal dealer or purchaser for fifteen (15) calendar
227	days after receipt of the notice, unless sooner released by a law
228	enforcement officer.

No later than the expiration of the fifteen-day period, a law enforcement officer, after receiving additional substantive evidence beyond the initial affidavit, may issue and deliver a second written hold notice, which shall be an extended hold notice. The extended hold notice shall specifically identify those items of metal property that are believed to have been stolen and that are subject to the extended hold notice. Upon receipt of the extended hold notice, the scrap metal dealer or purchaser may not process or remove the items of metal property identified in the notice from the place of business of the scrap

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- metal dealer or purchaser for fifteen (15) calendar days after receipt of the extended hold notice, unless sooner released by a law enforcement officer.
- 242 (c) At the expiration of the hold period or, if
 243 extended in accordance with this subsection, at the expiration of
 244 the extended hold period, the hold is automatically released, then
 245 the scrap metal dealer or purchaser may dispose of the metal
 246 property unless other disposition has been ordered by a court of
 247 competent jurisdiction.
- 248 If the scrap metal dealer or other purchaser (d) 249 contests the identification or ownership of the metal property, 250 the party other than the scrap metal dealer or other purchaser 251 claiming ownership of any metal property in the possession of a 252 scrap metal dealer or other purchaser, provided that a timely 253 report of the theft of the metal property was made to the proper 254 authorities, may bring a civil action in the circuit court of the 255 county in which the scrap metal dealer or purchaser is located. 256 The petition for the action shall include the means of 257 identification of the metal property utilized by the petitioner to 258 determine ownership of the metal property in the possession of the 259 scrap metal dealer or other purchaser.
- (e) When a lawful owner recovers stolen metal property
 from a scrap metal dealer or other purchaser who has complied with
 this section, and the person who sold the metal property to the
 scrap metal dealer or other purchaser is convicted of a violation

- 264 of this section, or theft by receiving stolen property under
- 265 Section 97-17-70, the court shall order the convicted person to
- 266 make full restitution to the scrap metal dealer or other
- 267 purchaser, including, without limitation, attorney's fees, court
- 268 costs and other expenses.
- 269 (6) This section shall not apply to purchases of metal
- 270 property from any of the following:
- 271 (a) A law enforcement officer acting in an official
- 272 capacity;
- 273 (b) A trustee in bankruptcy, executor, administrator or
- 274 receiver who has presented proof of such status to the scrap metal
- 275 dealer;
- (c) Any public official acting under a court order who
- 277 has presented proof of such status to the scrap metal dealer;
- 278 (d) A sale on the execution, or by virtue of any
- 279 process issued by a court, if proof thereof has been presented to
- 280 the scrap metal dealer; or
- 281 (e) A manufacturing, industrial or other commercial
- 282 vendor that generates or sells regulated metal property in the
- 283 ordinary course of its business.
- 284 (7) It shall be unlawful for any person to give a false
- 285 statement of ownership or to give a false or altered
- 286 identification or vehicle tag number and receive money or other
- 287 consideration from a scrap metal dealer or other purchaser in
- 288 return for metal property.



- 289 (8) A scrap metal dealer or other purchaser shall not enter
 290 into any cash transactions in payment for the purchase of metal
 291 property. Payment shall be made by check issued to the seller of
 292 the metal, made payable to the name and address of the seller and
 293 mailed to the recorded address of the seller, or by electronic
 294 funds transfer. Payment shall not be made for a period of three
 295 (3) days after the purchase transaction.
- (9) If a person acquiring metal property fails to maintain the records or to hold such materials for the period of time prescribed by this section, such failure shall be prima facie evidence that the person receiving the metal property received it knowing it to be stolen in violation of Section 97-17-70.
 - cause to be transported for himself or another from any point within this state to any point outside this state any metal property, unless the person or entity first reports to the sheriff of the county from which he departs this state transporting such materials the same information that a purchaser in this state would be required to obtain and keep in a record as set forth in subsection (2) of this section. In such a case the sheriff receiving the report shall keep the information in records maintained in his office as a public record available for inspection by any person at all reasonable times. This section shall not apply to a public utility, as that term is defined in Section 77-3-3, engaged in carrying on utility operations; to a

- railroad, as that term is defined in Section 77-9-5; to a

 communications service provider, whether wireless or wire line; to

 a scrap metal dealer; or to a person identified in subsection (6)

 as being exempt from the provisions of this section.
- 318 It shall be unlawful for a scrap metal dealer or other 319 purchaser to knowingly purchase or possess a metal beer keg, or a 320 metal syrup tank generally used by the soft drink industry, 321 whether damaged or undamaged, or any reasonably recognizable part 322 thereof, on any premises that the dealer uses to buy, sell, store, 323 shred, melt, cut or otherwise alter scrap metal. However, it 324 shall not be unlawful to purchase or possess a metal syrup tank 325 generally used by the soft drink industry if the scrap metal 326 dealer or other purchaser obtains a bill of sale at the time of 327 purchase from a seller if the seller is a manufacturer of such 328 tanks, a soft drink company or a soft drink distributor.
 - any bronze vase and/or marker, memorial, statue, plaque, or other bronze object used at a cemetery or other location where deceased persons are interred or memorialized, or for any such dealer to purchase those objects, unless the source of the bronze is known and notice is provided to the municipal or county law enforcement agency where the dealer is located. The notice shall identify all names, letters, dates and symbols on the bronze and a photograph of the bronze shall be attached thereto. Written permission from the cemetery and the appropriate law enforcement agency must be

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- received before any type of bronze described in this subsection may be purchased, processed, sold or melted.
- 341 It shall be unlawful for any scrap metal dealer to 342 purchase any manhole cover and other similar types of utility 343 access covers, including storm drain covers, or any metal property 344 clearly identified as belonging to a political subdivision of the 345 state or a municipality, unless that metal property is purchased 346 from the political subdivision, the municipal utility or the 347 manufacturer of the metal. Any purchaser who purchases metal property in bulk shall be allowed twenty-four (24) hours to 348 349 determine if any metal property prohibited by this subsection is 350 included in a bulk purchase. If such prohibited metal property is included in a bulk purchase, the purchaser shall notify law 351 352 enforcement no later than twenty-four (24) hours after the 353 purchase.
- 354 (14) It shall be unlawful for a scrap metal dealer or other 355 purchaser to purchase metal property from a person younger than 356 eighteen (18) years of age.
- 357 (15) Metal property may not be purchased, acquired or 358 collected between the hours of 9:00 p.m. and 6:00 a.m.
- 359 (16) Except as provided in this subsection, any person
 360 willfully or knowingly violating the provisions of this section
 361 shall, upon conviction thereof, be deemed guilty of a misdemeanor,
 362 and shall be punished by a fine not to exceed One Thousand Dollars
 363 (\$1,000.00) per offense, unless the purchase transaction or

364 transactions related to the violation, in addition to any costs 365 which are, or would be, incurred in repairing or in the attempt to 366 recover any property damaged in the theft of or removal of the 367 metal property, are in aggregate an amount which exceeds One 368 Thousand Dollars (\$1,000.00) but less than Five Thousand Dollars 369 (\$5,000.00), in which case the person shall be quilty of a felony 370 and shall be imprisoned in the custody of the Department of Corrections for a term not to exceed five (5) years, fined not 371 372 more than Ten Thousand Dollars (\$10,000.00), or both. Any person 373 found quilty of stealing metal property or receiving metal 374 property, knowing it to be stolen in violation of Section 375 97-17-70, shall be ordered to make full restitution to the victim, 376 including, without limitation, restitution for property damage 377 that resulted from the theft of the property. 378 (17) If the purchase transaction or transactions related to 379 the violation, in addition to any costs which are, or would be, 380 incurred in repairing or in the attempt to recover any property 381 damaged in the theft of or removal of the metal property, are in 382 aggregate an amount which exceeds Five Thousand Dollars 383 (\$5,000.00) but less than Twenty-five Thousand Dollars 384 (\$25,000.00), the person shall be quilty of a felony and shall be 385 imprisoned in the custody of the Department of Corrections for a 386 term not to exceed ten (10) years, fined not more than Ten 387 Thousand Dollars (\$10,000.00), or both.



388	(18) If the purchase transaction or transactions related to
389	the violation, in addition to any costs which are, or would be,
390	incurred in repairing or in the attempt to recover any property
391	damaged in the theft of or removal of the metal property, are in
392	aggregate an amount which exceeds Twenty-five Thousand Dollars
393	($$25,000.00$), the person shall be guilty of a felony and shall be
394	imprisoned in the custody of the Department of Corrections for a
395	term not to exceed twenty (20) years, fined not more than Ten
396	Thousand Dollars (\$10,000.00), or both.

- 397 (19) This section shall not be construed to repeal other 398 criminal laws. Whenever conduct proscribed by any provision of 399 this section is also proscribed by any other provision of law, the 400 provision which carries the more serious penalty shall be applied.
- 401 (20) This section shall apply to all businesses regulated 402 under this section without regard to the location within the State 403 of Mississippi.
- 404 (21) This section shall not be construed to prohibit 405 municipalities and counties from enacting and implementing 406 ordinances, rules and regulations that impose stricter 407 requirements relating to purchase transactions.
- 408 (22) This section shall be fully applicable to the
 409 requirements for the purchase, possession and sale of detached
 410 catalytic converters provided in Section 97-17-71.3, Mississippi
 411 Code of 1972.



- SECTION 3. Section 97-17-71.1, Mississippi Code of 1972, is amended as follows:
- 97-17-71.1. (1) (a) From and after August 7, 2008, it
 shall be unlawful for any scrap metal dealer or any person who
 purchases scrap metal or detached catalytic converters, deals in
 scrap metal or detached catalytic converters, or otherwise engages
 in the scrap metal or detached catalytic converter business to
 fail to register with the Secretary of State. All registrations
 under this section shall expire two (2) years from the date of the
- 422 (b) The Secretary of State may promulgate and adopt
 423 such rules and regulations as are reasonably necessary to carry
 424 out the provisions of this section and establish such registration
 425 and renewal fees as are adequate to cover the administrative costs
 426 associated with the registration program.

registration or the renewal thereof.

- (c) The Secretary of State may deny, suspend, revoke or refuse to renew any registration following notice to the applicant or registrant in accordance with the promulgated rules and an opportunity for a hearing for any failure to comply with this section, or for other good cause.
- 432 (2) A violation of this section is a misdemeanor punishable 433 by a fine of not less than Five Hundred Dollars (\$500.00) but not 434 to exceed One Thousand Dollars (\$1,000.00) for the first offense. 435 Any person who shall be guilty of any subsequent violations of 436 this section requiring registration shall be guilty of a felony

- 437 offense and shall be imprisoned in the custody of the Department
- 438 of Corrections for a term not to exceed three (3) years, fined not
- 439 more than Five Thousand Dollars (\$5,000.00), or both.
- 440 (3) (a) To register or renew registration, the registrant
- 441 must declare, under penalty of perjury, whether such registrant
- 442 has ever been convicted of a violation of Section 97-17-71 or
- 443 convicted of a criminal offense of larceny, burglary or vandalism,
- 444 where the offense involved metal property as defined in Section
- 445 97-17-71.
- (b) (i) An applicant who has been convicted of a
- 447 violation of Section 97-17-71, or who has a conviction for a
- 448 criminal offense of larceny, burglary or vandalism where such
- 449 offense involved metal property, shall be prohibited from
- 450 registering under this section for five (5) years from the date of
- 451 conviction.
- 452 (ii) Any false statement submitted to the
- 453 Secretary of State for the purpose of unlawfully registering under
- 454 this section shall be punished as perjury in the manner provided
- 455 in Section 97-9-61, and a person so convicted shall be
- 456 disqualified for life from registering as a scrap metal dealer
- 457 under this section.
- 458 (4) The Secretary of State shall immediately report any
- 459 suspected criminal violation accompanied by all relevant records
- 460 to the Office of Attorney General and the appropriate district
- 461 attorney for further proceedings.



- 462 (5) The Secretary of State shall have the authority to:
- 463 (a) Conduct and carry out criminal background history
- 464 verification of the information provided by the applicant or
- 465 registrant and to require the submission of information and forms
- 466 from the applicant or registrant in order to accomplish the
- 467 registration duties imposed by this section;
- 468 (b) Issue a cease and desist order, with a prior
- 469 hearing, against the scrap metal or detached catalytic converter
- 470 dealer or other purchaser alleged to be in violation of this
- 471 section, directing the person or persons to cease and desist from
- 472 further illegal activity;
- (c) (i) Issue an order against any scrap metal or
- 474 detached catalytic converter dealer or other purchaser for any
- 475 violation of this section, imposing an administrative penalty up
- 476 to a maximum of One Thousand Dollars (\$1,000.00) for each offense.
- 477 Each violation shall be considered a separate offense in a single
- 478 proceeding or a series of related proceedings. Any administrative
- 479 penalty, plus reimbursement for all costs and expenses incurred in
- 480 the investigation of the violation and any administrative
- 481 proceedings, shall be paid to the Secretary of State;
- 482 (ii) For the purpose of determining the amount or
- 483 extent of a sanction, if any, to be imposed under paragraph (c)(i)
- 484 of this subsection, the Secretary of State shall consider, among
- 485 other factors, the frequency, persistence and willfulness of the
- 486 conduct constituting a violation of this section or any rule or



order hereunder; the number of persons adversely affected by the conduct; and the resources of the person committing the violation;

- Bring an action in chancery court to enjoin the acts or practices complained of to enforce compliance with this section or any rule promulgated or order entered hereunder. a proper showing, a permanent or temporary injunction, restraining order, or writ of mandamus shall be granted and a receiver or conservator may be appointed for the defendant or the defendant's In addition, upon a proper showing by the Secretary of assets. State, the court may enter an order of rescission or restitution directed to any person who has engaged in any act constituting a violation of any provision of this section or any rule or order hereunder, or the court may impose a civil penalty up to a maximum of One Thousand Dollars (\$1,000.00) for each offense, provided that each violation shall be considered as a separate offense in a single proceeding or a series of related proceedings. The court may not require the Secretary of State to post a bond.
- (6) Any person aggrieved by a final order of the Secretary of State may obtain a review of the order in the Chancery Court of the First Judicial District of Hinds County, Mississippi, by filing in the court, within thirty (30) days after the entry of the order, a written petition praying that the order be modified or set aside, in whole or in part. A copy of the petition shall be forthwith served upon the Secretary of State and thereupon the Secretary of State shall certify and file in court a copy of the

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- 512 filing and evidence upon which the order was entered. When these
- 513 have been filed, the court has exclusive jurisdiction to affirm,
- 514 modify, enforce or set aside the order, in whole or in part.
- 515 **SECTION 4.** This act shall take effect and be in force from
- 516 and after July 1, 2022.

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

- AN ACT TO CODIFY SECTION 97-17-71.3, MISSISSIPPI CODE OF
- 2 1972, TO PROVIDE REQUIREMENTS FOR THE TRANSFER, PURCHASE AND ACQUISITION OF CERTAIN CATALYTIC CONVERTERS NOT ATTACHED TO A
- 4 MOTOR VEHICLE; TO PROVIDE CRIMINAL PENALTIES FOR A VIOLATION OF
- 5 THESE REQUIREMENTS; TO AMEND SECTION 97-17-71, MISSISSIPPI CODE OF
- 6 1972, IN CONFORMITY; TO AMEND SECTION 97-17-71.1, MISSISSIPPI CODE
- 7 OF 1972, TO REQUIRE ANY DETACHED CATALYTIC CONVERTER TO BE
- 8 REGISTERED WITH THE SECRETARY OF STATE; AND FOR RELATED PURPOSES.