MISSISSIPPI LEGISLATURE

REGULAR SESSION 2023

By: Representative Lamar

To: Ways and Means

HOUSE BILL NO. 1170

1 AN ACT TO AMEND SECTION 63-21-16, MISSISSIPPI CODE OF 1972, 2 TO AUTHORIZE THE DEPARTMENT OF REVENUE TO ISSUE ELECTRONIC LIENS 3 AND TITLES FOR MOTOR VEHICLES AND MANUFACTURED HOMES; TO BRING FORWARD SECTION 63-21-15, MISSISSIPPI CODE OF 1972, WHICH RELATES 4 5 TO THE APPLICATION FOR THE CERTIFICATE OF TITLE OF A MOTOR VEHICLE 6 OR MANUFACTURED HOME, FOR PURPOSES OF POSSIBLE AMENDMENT; TO BRING 7 FORWARD SECTION 63-21-45, MISSISSIPPI CODE OF 1972, WHICH RELATES TO SECURITY INTERESTS IN MOTOR VEHICLES AND MANUFACTURED HOMES, 8 9 FOR PURPOSES OF POSSIBLE AMENDMENT; AND FOR RELATED PURPOSES.

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

11 SECTION 1. Section 63-21-16, Mississippi Code of 1972, is

12 amended as follows:

13 63-21-16. (1) All designated agents appointed by the Department of Revenue under Section 63-21-13, Mississippi Code of 14 15 1972, may electronically transmit to the Department of Revenue information entered by them on applications for a certificate of 16 17 title given in connection with the sale or transfer of a motor vehicle, manufactured home or mobile home or a loan for which the 18 19 owner's motor vehicle, manufactured home or mobile home is pledged 20 to that institution as collateral for the loan. The format and 21 the data required to be transmitted shall be established by the

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22 Department of Revenue. Transmission of data shall meet minimum 23 criteria and edits established by the Department of Revenue equal to any edit presently existing in the statewide title registration 24 system, or as may be established, to which the county tax 25 26 collectors shall also conform. All data transmitted must 27 successfully pass edits established by the Department of Revenue, including lienholder name, mailing address and lienholder account 28 29 number assigned to a lienholder by the Department of Revenue to 30 identify the lienholder, for the purpose of causing the data to appear in the certificate of title for which the application is 31 32 made.

33 (2)It shall be the responsibility of the designated agent 34 to verify all data before it is electronically transmitted. Ιt shall also be the responsibility of the designated agent to ensure 35 that the required certification of designated agent and the 36 37 certification of statement of facts that are contained on the 38 application for certificate of title appear above the signatures of both the owner and the authorized representative of the 39 40 designated agent. Data which cannot be transmitted because of 41 error shall be corrected by the designated agent when the 42 statewide title registration system indicates that the data is 43 erroneous or is not valid for the purposes of titling the motor vehicle, manufactured home or mobile home or for transfer of the 44 45 data.

H. B. No. 1170 23/HR26/R1919 PAGE 2 (MCL\KW) 46 (3) When an institution has agreed to loan money for the 47 purchase of a motor vehicle, manufactured home or mobile home, the institution shall complete an application for certificate of title 48 or require the borrower to provide to the institution the copy of 49 the application for certificate of title contained in the 50 51 application packet which is designated "Lienholder's Copy" 52 according to provisions of the Motor Vehicle and Manufactured 53 Housing Title Law, which the owner will receive from the county 54 tax collector or any designated agent upon completion of the 55 application for title and registration process.

56 (4) An application for certificate of title originating from 57 a designated agent shall be entered on the statewide title 58 registration system by the originating lending institution when 59 the transaction is for the purpose of perfecting the institution's interest in a vehicle, manufactured home or mobile home currently 60 61 owned or purchased by the applicant, in connection with 62 application for certificate of title or the purchase of a license tag or both. 63

(5) When an institution in this state adds a second lien on
a certificate of title in possession of a first lienholder
institution in this state, the second lienholder institution
seeking to be shown on the certificate of title shall:

(a) Prepare the application for certificate of title in
accordance with the requirements of Sections 63-21-15 and
63-21-45(1)(c);

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(b) Obtain all required signatures; and

72 Forward the completed application for certificate (C) 73 of title to the first lienholder together with any necessary 74 remittance advice, a check for the title fee payable to the 75 Department of Revenue and a cover letter to the first lienholder 76 requesting that the first lienholder attach the certificate of 77 title to the required documents sent by the second lienholder and 78 then forward the application, certificate of title and required 79 documents to the Department of Revenue.

80 (6) Upon receipt of the application for certificate of title from the second lienholder institution to record the second lien, 81 82 the first lienholder institution shall compare the data contained 83 in the application for certificate of title to the information contained in the original certificate of title. If the first 84 lienholder institution is satisfied as to the ownership, accuracy 85 86 and order of priority of liens as shown in the application, it 87 shall enter the data contained on the application for certificate of title prepared by the second lienholder on the statewide title 88 89 registration system, including the designated agent number of the 90 second lienholder. After entering the data from the application 91 for certificate of title, the first lienholder institution shall 92 immediately forward the application for certificate of title with the certificate of title attached to the application, the 93 94 remittance advice and the second lienholder's check for the title fee to the Department of Revenue within three (3) working days. 95

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96 (7)In an assignment of lien pursuant to Section 63-21-47, 97 the assignee shall receive the notice of assignment along with the current title attached and with the assignors interest open. 98 The assignee lienholder shall prepare an application for certificate 99 100 of title according to the notice of assignment, showing the 101 assignee institution as the lienholder, and then shall 102 electronically transmit the data to the Department of Revenue. 103 The completed application shall be forwarded to the Department of 104 Revenue within three (3) working days.

The Department of Revenue, upon receipt of applications 105 (8) for certificate of title, shall verify the data by accessing it on 106 107 the statewide title registration system by the title application 108 control number appearing on the application for title. After 109 receiving verification that is satisfactory to the Department of Revenue that the data necessary for the issuance of a new 110 111 certificate of title exists, the Department of Revenue shall issue 112 a new certificate of title that records the interests of all the parties named in the application for certificate of title. 113

(9) Designated agents shall be connected to the statewide title registration system for the purpose of electronic transfer of applications for certificate of title data in the order of priority established by the Department of Revenue.

(10) If a participating designated agent fails to comply with the provisions of this section or the rules adopted by the Department of Revenue to implement this section, the Department of

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(11) This section shall apply to all designated agents appointed by the Department of Revenue under Section 63-21-13, that choose to electronically transmit information on applications for certificates of title to the Department of Revenue. This section shall not apply to other designated agents.

138 (12) Notwithstanding the foregoing, the Department of 139 Revenue shall not issue a certificate of title to a manufactured 140 home or mobile home with respect to which title has been retired 141 to real property under Section 63-21-30 unless with respect to the 142 same manufactured home or mobile home title has been severed from 143 real property pursuant to Section 63-21-30.

144 (13) Notwithstanding any requirement in this chapter that a 145 lien on a motor vehicle or manufactured home shall be noted on the

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146 face of the certificate of title, if there are one or more liens 147 or encumbrances on the motor vehicle or manufactured home, the Department of Revenue may electronically transmit the lien to the 148 149 first lienholder and notify the first lienholder of any additional 150 liens. Subsequent lien satisfactions may be electronically 151 transmitted to the Department of Revenue and shall include the 152 name and address of the person satisfying the lien. When 153 electronic transmission of liens and lien satisfactions is used, a 154 certificate of title need not be issued until the last lien is 155 satisfied and a clear certificate of title is issued to the owner 156 of the motor vehicle or manufactured home. When a motor vehicle 157 is subject to an electronic lien, the certificate of title for the 158 motor vehicle shall be considered to be physically held by the 159 lienholder for purposes of compliance with state or federal 160 odometer disclosure requirements. A duly certified copy of the 161 Department of Revenue's electronic record of the lien shall be 162 admissible in any civil, criminal, or administrative proceeding in 163 this state as evidence of the existence of the lien. 164 SECTION 2. Section 63-21-15, Mississippi Code of 1972, is 165 brought forward as follows: 166 63-21-15. (1) The application for the certificate of title 167 of a vehicle, manufactured home or mobile home in this state shall 168 be made by the owner to a designated agent, on the form the 169 Department of Revenue prescribes, and shall contain or be accompanied by the following, if applicable: 170

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(a) The name, driver's license number, if the owner has
been issued a driver's license, current residence and mailing
address of the owner;

(b) (i) If a vehicle, a description of the vehicle, including the following data: year, make, model, vehicle identification number, type of body, the number of cylinders, odometer reading at the time of application, and whether new or used; and

(ii) If a manufactured home or mobile home, a description of the manufactured home or mobile home, including the following data: year, make, model number, serial number and whether new or used;

(c) The date of purchase by applicant, the name and address of the person from whom the vehicle, manufactured home or mobile home was acquired, and the names and addresses of any lienholders in the order of their priority and the dates of their security agreements;

(d) In connection with the transfer of ownership of a manufactured home or mobile home sold by a sheriff's bill of sale, a copy of the sheriff's bill of sale;

191 (e) (i) An odometer disclosure statement made by the192 transferor of a motor vehicle. The statement shall read:

193 "Federal and state law requires that you state the mileage in 194 connection with the transfer of ownership. Failure to complete or

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196 imprisonment.

197 I state that the odometer now reads \_\_\_\_\_\_ (no tenths) 198 miles and to the best of my knowledge that it reflects the actual 199 mileage of the vehicle described herein, unless one (1) of the 200 following statements is checked:

201 \_\_\_\_\_ (1) I hereby certify that to the best of my knowledge 202 the odometer reading reflects the amount of mileage in excess of 203 its mechanical limits.

204 (2) I hereby certify that the odometer reading is not 205 the actual mileage. WARNING-ODOMETER DISCREPANCY!"

(ii) In connection with the transfer of ownership of a motor vehicle, each transferor shall disclose the mileage to the transferee in writing on the title or on the document being used to reassign the title, which form shall be prescribed and furnished by the Department of Revenue. This written disclosure must be signed by the transferor and transferee, including the printed name of both parties.

213 Notwithstanding the requirements above, the following 214 exemptions as to odometer disclosure shall be in effect:

215 1. A vehicle having a gross vehicle weight 216 rating of more than sixteen thousand (16,000) pounds.

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2. A vehicle that is not self-propelled.
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3. A vehicle that is twenty (20) years old or

219 older.

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4. A vehicle sold directly by the 221 manufacturer to any agency of the United States in conformity with 222 contractual specifications.

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223 5. A transferor of a new vehicle prior to its 224 first transfer for purposes other than resale need not disclose 225 the vehicle's odometer mileage.

226 (iii) Any person who knowingly gives a false 227 statement concerning the odometer reading on an odometer 228 disclosure statement shall be guilty of a misdemeanor and, upon 229 conviction, shall be subject to a fine of up to One Thousand 230 Dollars (\$1,000.00) or imprisonment of up to one (1) year, or 231 both, at the discretion of the court. These penalties shall be 232 cumulative, supplemental and in addition to the penalties provided 233 by any other law; and

234 (f) For previously used manufactured homes and mobile 235 homes that previously have not been titled in this state or any 236 other state, a disclosure statement shall be made by the owner of 237 the manufactured home or mobile home applying for the certificate 238 of title. That statement shall read:

239 "I state that the previously used manufactured home or mobile 240 home owned by me for which I am applying for a certificate of 241 title, to the best of my knowledge:

242 (1) Has never been declared a total loss due to flood damage, fire damage, wind damage or other damage; or 243

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244 (2) Has previously been declared a total loss due 245 to: 246 Collision; (a) 247 (b) Flood; 248 Fire; (C) \_\_\_\_ (d) 249 Wind; 250 (e) Other (please describe): 251

252 The application shall be accompanied by such evidence as (2) 253 the Department of Revenue reasonably requires to identify the 254 vehicle, manufactured home or mobile home and to enable the 255 Department of Revenue to determine whether the owner is entitled 256 to a certificate of title and the existence or nonexistence of 257 security interests in the vehicle, manufactured home or mobile 258 home and whether the applicant is liable for a use tax as provided 259 by Sections 27-67-1 through 27-67-33.

(3) If the application is for a vehicle, manufactured home or mobile home purchased from a dealer, it shall contain the name and address of any lienholder holding a security interest created or reserved at the time of the sale and the date of his security agreement and it shall be signed by the dealer as well as the owner. The designated agent shall promptly mail or deliver the application to the Department of Revenue.

267 (4) If the application is for a new vehicle, manufactured268 home or mobile home, it shall contain the certified manufacturer's

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271 Each application shall contain or be accompanied by the (5) 272 certificate of a designated agent that the vehicle, manufactured 273 home or mobile home has been physically inspected by him and that 274 the vehicle identification number and descriptive data shown on 275 the application, pursuant to the requirements of subsection (1)(b) 276 of this section, are correct, and also that he has identified the 277 person signing the application and witnessed the signature. Ιf the application is to receive a branded title for a vehicle for 278 279 which a salvage certificate of title has been issued, the 280 application shall be accompanied by a sworn affidavit that the 281 vehicle complies with the requirements of this section, Section 282 63-21-39 and the regulations promulgated by the Department of Revenue under Section 63-21-39. 283

284 (6) (a) If the application is for a first certificate of 285 title on a vehicle, manufactured home or mobile home other than a 286 new vehicle, manufactured home or mobile home, then the 287 application shall conform with the requirements of this section 288 except that in lieu of the manufacturer's statement of origin, the 289 application shall be accompanied by a copy of the bill of sale of 290 said motor vehicle, manufactured home or mobile home whereby the 291 applicant claims title or in lieu thereof, in the case of a motor 292 vehicle, certified copies of the last two (2) years' tag and tax receipts or in lieu thereof, in any case, such other information 293

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H. B. No. 1170 23/HR26/R1919 PAGE 12 (MCL\KW) 294 the Department of Revenue may reasonably require to identify the 295 vehicle, manufactured home or mobile home and to enable the 296 Department of Revenue to determine ownership of the vehicle, 297 manufactured home or mobile home and the existence or nonexistence 298 of security interest in it. If the application is for a vehicle, 299 manufactured home or mobile home last previously registered in 300 another state or country, the application shall also be 301 accompanied by the certificate of title issued by the other state 302 or country, if any, properly assigned.

303 (b) A person may apply for a certificate of title to a 304 vehicle lacking proper documentation if the vehicle is at least 305 thirty (30) years old and the person submits a certificate of 306 ownership signed under penalty of perjury on a form prescribed by 307 the Department of Revenue.

308 (7) If the application is for a vehicle the owner does not 309 intend to drive, the owner need not purchase a license tag in 310 order to receive a certificate of title, so long as the 311 application contains an affidavit attesting to the owner's intent 312 that the vehicle not be operated on the highways of this state 313 until and unless the owner applies for a license tag.

(8) Every designated agent within this state shall, no later than the next business day after they are received by him, forward to the Department of Revenue by mail, postage prepaid, the originals of all applications received by him, together with such

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318 evidence of title as may have been delivered to him by the 319 applicants.

(9) An application for certificate of title and information
 to be placed on an application for certificate of title may be
 transferred electronically as provided in Section 63-21-16.

323 (10)The Department of Revenue shall issue a certificate of 324 title or any other document applied for under this chapter to the 325 designated agent, owner or lienholder of the motor vehicle or of 326 the manufactured home or mobile home, as appropriate, not more than thirty (30) days after the application and required fee 327 prescribed under Section 63-21-63 or Section 63-21-64 are received 328 329 unless the applicant requests expedited processing under 330 subsection (11) of this section.

331 The Department of Revenue shall establish an (11)(a) 332 expedited processing procedure for the receipt of applications and the issuance of certificates of title and any other documents 333 334 issued under this chapter, except a replacement certificate of 335 title as provided under Section 63-21-27(2), for motor vehicles 336 and for manufactured homes or mobile homes. Any designated agent, 337 lienholder or owner requesting the issuance of any such document, at his or her option, shall receive such expedited processing upon 338 339 payment of a fee in the amount of Thirty Dollars (\$30.00). Such 340 fee shall be in addition to the fees applicable to the issuance of any such documents under Section 63-21-63 and Section 63-21-64. 341

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342 (b) When expedited title processing is requested, the 343 applicable fees are paid and all documents and information necessary for the Department of Revenue to issue the certificate 344 of title or other documents applied for are received by the 345 346 department, then the department shall complete processing of the 347 application and issue the title or document applied for within 348 seventy-two (72) hours of the time of receipt, excluding weekends 349 and holidays.

350 **SECTION 3.** Section 63-21-45, Mississippi Code of 1972, is 351 brought forward as follows:

352 63-21-45. (1) If an owner creates a security interest in a 353 vehicle, manufactured home or mobile home:

(a) The owner shall immediately execute the application in the space provided therefor on the certificate of title, or on a separate form the State Tax Commission prescribes to name the lienholder on the certificate showing the name and address of the lienholder and the date of his security agreement, and cause the certificate, application and the required fee to be delivered to the lienholder.

(b) The lienholder shall immediately cause the
certificate, application and required fee to be mailed or
delivered to a county tax collector or a designated agent.

364 (c) Upon request of the owner or subordinate
365 lienholder, a lienholder in possession of the certificate of title
366 shall either mail or deliver the certificate to the subordinate

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(d) Upon receipt of the certificate of title, application and the required fee, the State Tax Commission shall either endorse on the certificate or issue a new certificate containing the name and address of the new lienholder, and mail the certificate to the first lienholder named in it.

378 (2) Information evidencing a bank or lending institution's
379 lien or other security interest in a motor vehicle's, manufactured
380 home's or mobile home's certificate of title may be transferred by
381 electronic means as provided in Section 63-21-16.

382 **SECTION 4.** This act shall take effect and be in force from 383 and after July 1, 2023.

H. B. No. 1170 23/HR26/R1919 PAGE 16 (MCL\KW) ST: Motor vehicles and manufactured homes; authorize Department of Revenue to issue electronic liens and titles.