MISSISSIPPI LEGISLATURE

REGULAR SESSION 2023

By: Representative Banks

To: Judiciary B

HOUSE BILL NO. 1485

1 AN ACT TO AMEND SECTION 97-17-71, MISSISSIPPI CODE OF 1972, 2 TO PROHIBIT TRANSACTIONS INVOLVING THE SALE OF COPPER MATERIALS TO 3 A SCRAP METAL DEALER UNLESS THE SELLER IS A LICENSED PLUMBER, 4 ELECTRICIAN, CONTRACTOR OR HOLDER OF A CERTIFICATE OF 5 RESPONSIBILITY OR DEMOLITION PERMIT; TO REQUIRE A SCRAP METAL 6 DEALER TO MAINTAIN A SCANNED COPY OF A SELLER'S APPROPRIATE 7 LICENSE, CERTIFICATE OF RESPONSIBILITY OR PERMIT; TO BRING FORWARD SECTION 97-17-71.2, MISSISSIPPI CODE OF 1972, WHICH GOVERNS THE 8 9 SALE OF AIR CONDITIONER EVAPORATOR COILS AND CONDITIONERS TO SCRAP METAL DEALERS, FOR PURPOSES OF POSSIBLE AMENDMENT; AND FOR RELATED 10 11 PURPOSES.

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

13 SECTION 1. Section 97-17-71, Mississippi Code of 1972, is

14 amended as follows:

97-17-71. (1) For the purposes of this section, thefollowing terms shall have the meanings ascribed in this section:

17 (a) "Railroad materials" means any materials, equipment
18 and parts used in the construction, operation, protection and
19 maintenance of a railroad.

(b) "Copper materials" means any copper wire, bars,
rods or tubing, including copper wire or cable or coaxial cable of
the type used by public utilities, common carriers or

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communication services providers, whether wireless or wire line, copper air conditioner evaporator coil or condenser, aluminum copper radiators not attached to a motor vehicle, or any combination of these.

(c) "Aluminum materials" means any aluminum cable,
bars, rods or tubing of the type used to construct utility,
communication or broadcasting towers, aluminum utility wire and
aluminum irrigation pipes or tubing. "Aluminum materials" does
not include aluminum cans that have served their original economic
purpose.

33 (d) "Dealer-to-dealer transaction(s)" means any
34 transaction of regulated metals, regardless of compensation,
35 between registered scrap metal dealers.

36 "Law enforcement officer" means any person (e) 37 appointed or employed full time by the state or any political 38 subdivision thereof, or by the state military department as 39 provided in Section 33-1-33, who is duly sworn and vested with authority to bear arms and make arrests, and whose primary 40 41 responsibility is the prevention and detection of crime, the 42 apprehension of criminals and the enforcement of the criminal 43 traffic laws of this state or the ordinances of any political 44 subdivision thereof.

45 (f) "Metal property" means materials as defined in this
46 section as railroad track materials, copper materials and aluminum
47 materials and electrical, communications or utility brass, metal

H. B. No. 1485 **~ OFFICIAL ~** 23/HR43/R862 PAGE 2 (GT\EW) 48 covers for service access and entrances to sewers and storm 49 drains, metal bridge pilings, irrigation wiring and other metal 50 property attached to or part of center pivots, grain bins, 51 stainless steel sinks, catalytic converters not attached to a 52 motor vehicle and metal beer kegs. Metal property does not 53 include ferrous materials not listed in this section.

(g) "Person" means an individual, partnership,
corporation, joint venture, trust, limited liability company,
association or any other legal or commercial entity.

(h) "Personal identification card" means any government
issued photographic identification card including a valid
identification card issued by a federally recognized Indian tribe
that contains a color photograph of the card holder and the card
holder's legal name, residence address and date of birth.

(i) "Photograph" or "photographically" means a still
photographic image, including images captured in digital format,
that are of such quality that the persons and objects depicted are
clearly identifiable.

(j) "Purchase transaction" means a transaction in which
metal property is acquired whether the person acquiring the metal
property gives consideration for the metal property or not. For
purposes of Sections 97-17-71 through 97-17-71.3, the words
"purchase" and "purchased" mean a purchase transaction.

H. B. No. 1485 23/HR43/R862 PAGE 3 (GT\EW) (k) "Purchaser" means a person who acquires metal property, whether the person gives consideration for the metal property or not.

74 (1) "Record" or "records" means a paper, electronic or75 other method of storing information.

(m) "Registered business entity" means a business entity created by statute, registered and in good standing with its state of incorporation or formation, and having a federal Employer Identification Number (EIN). This term does not include any sole proprietorship, fictitious business name, or nonstatutory general partnership.

82 (n) "Scrap metal" means any metal property that is83 acquired by a scrap metal dealer in a purchase transaction.

84 "Scrap metal dealer" means any person who is (\circ) engaged, from a fixed location or otherwise, acquiring by purchase 85 86 transaction, metal property that has served its original economic 87 purpose, whether or not the person is engaged in the business of performing the manufacturing process by which metals are converted 88 89 into raw material products consisting of prepared grades and 90 having an existing or potential economic value. Any person who 91 falls under this definition must register as a scrap metal dealer pursuant to Sections 97-17-71 through 97-17-71.3 and its rules. 92

93 (2) Every scrap metal dealer or other purchaser shall keep
94 an accurate and legible record in which he shall enter the
95 following information for each purchase transaction:

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96 (a) The name, address and age of the person from whom
97 the metal property is purchased as obtained from the seller's
98 personal identification card;

99 (i) If a person other than the seller delivers the 100 metal property to the purchaser, the purchaser shall enter the 101 name, address, and age of the person who delivers the metal property, as obtained from the personal identification card of the 102 103 person delivering the metal property. If the person delivering 104 the metal property is the employee of the scrap metal dealer 105 acting in his official capacity and at the direction of the scrap 106 metal dealer, the purchaser is not required to enter the name, 107 address, and age of the person who delivers the metal property.

108 If the seller is a registered business (ii) 109 entity, and a person other than the seller delivers the metal 110 property to the purchaser, in addition to the information required 111 by this paragraph (a), the purchaser shall enter the name, 112 principal business address, state of incorporation or formation of the entity, the federal Employer Identification Number (EIN) of 113 114 the entity, and the name and telephone number of a contact person 115 for the seller;

(iii) If the transaction is for the purchase of copper materials, a scanned copy of either: the license to do business issued to the plumber, electrician or contractor by a municipality or county in this state or the certificate of responsibility issued by the State Board of Contractors; or a

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121 demolition permit issued to the seller by the municipality or

122 county in which the scrap metal dealer is located;

123 (b) The date and place of each acquisition of the metal124 property;

(c) The weight, quantity or volume and a general physical description of the type of metal property, such as wire, tubing, extrusions or casting, acquired in a purchase transaction;

(d) The amount of consideration given in a purchase
transaction for the metal property. If no consideration is given,
a record of the origin of the regulated metal;

(e) The vehicle license tag number, state of issue and
the make and type of the vehicle used to deliver the metal
property to the purchaser;

(f) A signed statement from the person receiving consideration in the purchase transaction stating that he or she is the rightful owner of the metal property or is entitled to sell the metal property being sold. Signed statements as required by this section may be collected and recorded on paper, by photographic copy, or other alternative formats as set forth in the rules promulgated by the Secretary of State;

(g) A scanned copy or a photocopy of the personal identification card of the person receiving consideration, or delivering the metal property in the purchase transaction; and (h) A photograph, videotape or similar likeness of the person receiving consideration or any person other than the seller

H. B. No. 1485 **~ OFFICIAL ~** 23/HR43/R862 PAGE 6 (GT\EW) 146 who delivers the metal property to the purchaser in which the 147 person's facial features are clearly visible and in which the 148 metal property the person is selling or delivering is clearly 149 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 or Secretary of State examiner during usual and customary business hours.

155 (3) The purchaser shall photographically capture the metal 156 property as it exists when it is acquired by the purchaser. The 157 time and date shall be digitally recorded on the photograph, and 158 the identity of the person taking the photograph shall be 159 The purchaser shall permit any law enforcement officer recorded. or Secretary of State examiner to make an inspection of the metal 160 161 property, if the metal property is still in the purchaser's 162 possession, and of all photographs of the metal property. Any 163 photograph of metal property taken and maintained pursuant to this 164 subsection shall be admissible in any civil or criminal 165 proceeding.

(4) During the usual and customary business hours of a scrap
metal dealer, a law enforcement officer or Secretary of State
examiner, after proper identification as a law enforcement officer
or Secretary of State examiner, shall have the right to inspect
all purchased metal property and all records pertaining to the

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171 purchase of regulated metals in the possession of the scrap metal 172 dealer or purchaser.

Whenever a law enforcement officer has reasonable 173 (5) (a) cause to believe that any item of metal property in the possession 174 of a scrap metal dealer has been stolen, a law enforcement officer 175 176 who has an affidavit from the alleged rightful owner of the property identifying the property with specificity, including any 177 178 identifying markings, may issue and deliver a written hold notice 179 to the scrap metal dealer. The hold notice shall specifically 180 identify those items of metal property that are believed to have 181 been stolen and that are subject to the hold notice. Upon receipt 182 of the notice, the scrap metal dealer may not process or remove 183 the metal property identified in the notice from the place of 184 business of the scrap metal dealer for fifteen (15) calendar days after receipt of the notice, unless sooner released by a law 185 186 enforcement officer.

187 No later than the expiration of the fifteen-day (b) period, a law enforcement officer, after receiving additional 188 189 substantive evidence beyond the initial affidavit, may issue and 190 deliver a second written hold notice, which shall be an extended The extended hold notice shall specifically identify 191 hold notice. 192 those items of metal property that are believed to have been 193 stolen and that are subject to the extended hold notice. Upon receipt of the extended hold notice, the scrap metal dealer may 194 195 not process or remove the items of metal property identified in

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196 the notice from the place of business of the scrap metal dealer 197 for fifteen (15) calendar days after receipt of the extended hold 198 notice, unless sooner released by a law enforcement officer.

(c) At the expiration of the hold period or, if extended in accordance with this subsection, at the expiration of the extended hold period, the hold is automatically released, then the scrap metal dealer may dispose of the metal property unless other disposition has been ordered by a court of competent jurisdiction.

205 If the scrap metal dealer contests the (d) 206 identification or ownership of the metal property, the party other 207 than the scrap metal dealer claiming ownership of any metal 208 property in the possession of a scrap metal dealer, provided that 209 a timely report of the theft of the metal property was made to the proper authorities, may bring a civil action in the circuit court 210 211 of the county in which the scrap metal dealer or purchaser is 212 The petition for the action shall include the means of located. identification of the metal property utilized by the petitioner to 213 214 determine ownership of the metal property in the possession of the 215 scrap metal dealer.

(e) When a lawful owner recovers stolen metal property from a scrap metal dealer who has complied with this section, and the person who sold the metal property to the scrap metal dealer is convicted of a violation of this section, or theft by receiving stolen property under Section 97-17-70, the court shall order the

H. B. No. 1485 **~ OFFICIAL ~** 23/HR43/R862 PAGE 9 (gt\ew) 221 convicted person to make full restitution to the scrap metal 222 dealer, including, without limitation, attorney's fees, court 223 costs and other expenses.

(6) For dealer-to-dealer transactions, records required tobe kept include:

(a) Name and address of selling dealer;

(b) Date and place of each acquisition of the metalproperty;

(c) The weight, quantity, or volume and a generaldescription of the type of metal property; and

(d) The amount or type of consideration given for themetal property by the purchasing dealer.

Such records shall be maintained by the scrap metal dealer 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 or Secretary of State examiner during usual and customary business hours.

(7) It shall be unlawful for any person to give a false
statement of ownership or to give a false or altered
identification or vehicle tag number and receive money or other
consideration from a scrap metal dealer or other purchaser in
return for metal property.

(8) A scrap metal dealer or other purchaser shall not enterinto any cash transactions in payment for the purchase of metal

H. B. No. 1485 **~ OFFICIAL ~** 23/HR43/R862 PAGE 10 (gT\EW) 245 property. Payment shall be made by check issued to the seller of 246 the metal property or by electronic funds transfer.

(9) If a person acquiring metal property fails to maintain
the records or to hold such materials as requested by a law
enforcement officer under Sections 97-17-71 through 97-17-71.3,
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.

253 (10) It shall be unlawful for any person to transport or 254 cause to be transported for himself or another from any point 255 within this state to any point outside this state any metal 256 property, unless the person or entity first reports to the sheriff 257 of the county from which he departs this state transporting such 258 materials the same information that a purchaser in this state 259 would be required to obtain and keep in a record as set forth in 260 subsection (2) of this section. In such a case the sheriff 261 receiving the report shall keep the information in records 262 maintained in his office as a public record available for 263 inspection by any person at all reasonable times. This section 264 shall not apply to a public utility, as that term is defined in 265 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 266 communications service provider, whether wireless or wire line; or 267 to a scrap metal dealer. 268

H. B. No. 1485 23/HR43/R862 PAGE 11 (GT\EW) 269 (11)It shall be unlawful for a scrap metal dealer or other 270 purchaser to knowingly purchase or possess a metal beer keg, or a 271 metal syrup tank generally used by the soft drink industry, 272 whether damaged or undamaged, or any reasonably recognizable part 273 thereof, on any premises that the dealer uses to buy, sell, store, 274 shred, melt, cut or otherwise alter scrap metal. However, it 275 shall not be unlawful to purchase or possess a metal syrup tank 276 generally used by the soft drink industry if the scrap metal 277 dealer or other purchaser obtains a bill of sale at the time of purchase from a seller if the seller is a manufacturer of such 278 279 tanks, a soft drink company or a soft drink distributor.

280 It shall be unlawful to sell to a scrap metal dealer (12)any bronze vase and/or marker, memorial, statue, plaque, or other 281 282 bronze object used at a cemetery or other location where deceased persons are interred or memorialized, or for any such dealer to 283 284 purchase those objects, unless the source of the bronze is known 285 and notice is provided to the municipal or county law enforcement 286 agency where the dealer is located. The notice shall identify all 287 names, letters, dates and symbols on the bronze and a photograph 288 of the bronze shall be attached thereto. Written permission from 289 the cemetery and the appropriate law enforcement agency must be 290 received before any type of bronze described in this subsection 291 may be purchased, processed, sold or melted.

(13) (a) It shall be unlawful for any scrap metal dealer topurchase any manhole cover and other similar types of utility

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294 access covers, including storm drain covers, or any metal property 295 clearly identified as belonging to a political subdivision of the 296 state or a municipality, unless that metal property is purchased 297 from the political subdivision, the municipal utility or the manufacturer of the metal. Any purchaser who purchases metal 298 299 property in bulk shall be allowed twenty-four (24) hours to 300 determine if any metal property prohibited by this subsection is 301 included in a bulk purchase. If such prohibited metal property is 302 included in a bulk purchase, the purchaser shall notify law enforcement no later than twenty-four (24) hours after the 303 304 purchase.

305 It shall be unlawful for a person to sell, or any (b) 306 scrap metal dealer to purchase, any copper telecommunication wire 307 in any form or any metal property clearly identified as belonging to a telecommunications company, unless that metal property is 308 309 purchased from (i) an electrician or contractor to whom either a 310 license has been issued by a municipality or county in this state or a current certificate of responsibility has been issued by the 311 312 State Board of Public Contractors; or (ii) a person who holds a 313 demolition permit issued by a municipality or county in this 314 state. It shall be unlawful for a person to sell, or a scrap 315 metal dealer to purchase, copper telecommunication wire that has 316 been burned to remove the insulation, unless the seller provides certification, on a form as issued by the Secretary of State and 317 318 signed by a firefighter who is currently in compliance with the

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319 certification requirements of the Mississippi Fire Personnel 320 Minimum Standards and Certification Board or a certified law 321 enforcement officer, that the source of the copper 322 telecommunication wire was from a building destroyed by fire. 323 (14)It shall be unlawful for a scrap metal dealer or other 324 purchaser to purchase metal property from a person younger than 325 eighteen (18) years of age. 326 (15) It is unlawful for a seller to sell, and for a scrap 327 metal dealer or other purchaser to purchase, copper materials if 328 the seller: 329 Is not a plumber, electrician or contractor to whom (a) 330 either a license has been issued by a municipality or county in 331 this state or a current certificate of responsibility has been 332 issued by the State Board of Public Contractors; or 333 (b) Is not the holder of a demolition permit issued by 334 the municipality or county in which the scrap metal dealer is 335 located. 336 (* * *16) Metal property may not be purchased, acquired or 337 collected between the hours of 9:00 p.m. and 6:00 a.m. 338 (* * *17) Except as provided in this subsection, any person 339 willfully or knowingly violating the provisions of Sections 97-17-71 through 97-17-71.3 shall, upon conviction thereof, be 340 deemed guilty of a misdemeanor, and shall be punished by a fine 341 not to exceed One Thousand Dollars (\$1,000.00) per offense, unless 342 343 the purchase transaction or transactions related to the violation,

H. B. No. 1485 **~ OFFICIAL ~** 23/HR43/R862 PAGE 14 (GT\EW) 344 in addition to any costs which are, or would be, incurred in 345 repairing or in the attempt to recover any property damaged in the 346 theft of or removal of the metal property, including replacement costs of the metal property, are in aggregate an amount which 347 exceeds One Thousand Dollars (\$1,000.00) but less than Five 348 349 Thousand Dollars (\$5,000.00), in which case the person shall be 350 quilty of a felony and shall be imprisoned in the custody of the Department of Corrections for a term not to exceed five (5) years, 351 352 fined not more than Ten Thousand Dollars (\$10,000.00), or both. 353 Any person found quilty of stealing metal property or receiving 354 metal property, knowing it to be stolen in violation of Section 355 97-17-70, shall be ordered to make full restitution to the victim, 356 including, without limitation, restitution for property damage 357 that resulted from the theft of the property.

358 (* * *18) If the purchase transaction or transactions 359 related to the violation, in addition to any costs which are, or 360 would be, incurred in repairing or in the attempt to recover any property damaged in the theft of or removal of the metal property, 361 362 including replacement costs of the metal property, are in 363 aggregate an amount which exceeds Five Thousand Dollars 364 (\$5,000.00) but less than Twenty-five Thousand Dollars 365 (\$25,000.00), the person shall be quilty of a felony and shall be 366 imprisoned in the custody of the Department of Corrections for a term not less than one (1) year, but not to exceed ten (10) years, 367

H. B. No. 1485 23/HR43/R862 PAGE 15 (GT\EW) 368 fined not more than Fifteen Thousand Dollars (\$15,000.00), or 369 both.

370 (* * *19) If the purchase transaction or transactions 371 related to the violation, in addition to any costs which are, or 372 would be, incurred in repairing or in the attempt to recover any 373 property damaged in the theft of or removal of the metal property, 374 including replacement costs of the metal property, are in 375 aggregate an amount which exceeds Twenty-five Thousand Dollars 376 (\$25,000.00), the person shall be guilty of a felony and shall be 377 imprisoned in the custody of the Department of Corrections for a 378 term not less than three (3) years, but not to exceed twenty (20) 379 years, fined not more than Twenty Thousand Dollars (\$20,000.00), 380 or both.

381 (* * $\star 20$) This section shall not be construed to repeal 382 other criminal laws. Whenever conduct proscribed by any provision 383 of this section is also proscribed by any other provision of law, 384 the provision which carries the more serious penalty shall be 385 applied.

386 (* * $\star 21$) This section shall apply to all businesses 387 regulated under this section without regard to the location within 388 the State of Mississippi.

389 (* * *<u>22</u>) Sections 97-17-71 through 97-17-71.3 shall take 390 precedence over any and all local ordinances governing purchase 391 transactions of metal property. If any municipal or county 392 ordinance, rule or regulation conflicts with the provisions of

H. B. No. 1485 **~ OFFICIAL ~** 23/HR43/R862 PAGE 16 (GT\EW) 393 Sections 97-17-71 through 97-17-71.3, the provisions of Sections 394 97-17-71 through 97-17-71.3 shall preempt the municipal or county 395 ordinance, rule or regulation.

396 (*** $\underline{23}$) This section shall be fully applicable to the 397 requirements for the purchase and sale of detached catalytic 398 converters provided in Section 97-17-71.3, Mississippi Code of 399 1972.

400 **SECTION 2.** Section 97-17-71.2, Mississippi Code of 1972, is 401 brought forward as follows:

402 97-17-71.2. (1) It is an offense for a scrap metal dealer
403 to pay cash to a person who presents an air conditioner evaporator
404 coil or condenser, in whole or in part, for sale as scrap.

405 (2) Scrap metal described in subsection (1) may only be sold
406 for scrap by an authorized agent, representative or employee of
407 one (1) of the following:

408 (a) A licensed HVAC contractor who acquired the
409 evaporator coil or condenser in the performance as a contractor as
410 defined in Section 31-3-1;

(b) A company meeting all local or municipal requirements to obtain a permit from that jurisdiction to repair, replace and install HVAC units containing copper evaporator coils or condensers;

(c) Where the jurisdiction does not require a permit to
repair, replace and install HVAC units containing copper
evaporator coils or condensers, by a company holding a privilege

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420 (d) A company holding a privilege license indicating421 the business as that of an HVAC installer or repairer.

(3) The person offering an air conditioner evaporator coil or condenser for sale as scrap on behalf of a company listed in subsection (2) shall have in the person's possession documentation that the company for whom it is being sold is a company described in subsection (2), and that the person selling the evaporator coil or condenser is an authorized agent, representative or employee of that company.

(4) Payment for scrap metal described in subsection (1) must be made by check or money order, and the name of the company or the individual meeting the requirements of subsection (2) of this section must be the payee on the check.

(5) (a) A violation of this section is a misdemeanor
punishable by a fine not to exceed One Thousand Dollars
(\$1,000.00) per offense.

(b) Nothing in this section shall be construed to
preclude a person violating this section from also being
prosecuted for any other applicable criminal offense.

439 (6) Any purchase of any air conditioner evaporator coil or
440 condenser, as described in this section, in whole or in part, is
441 subject to the record keeping requirements required by Section
442 97-17-71.

H. B. No. 1485 **~ OFFICIAL ~** 23/HR43/R862 PAGE 18 (gt\ew) 443 **SECTION 3.** This act shall take effect and be in force from 444 and after July 1, 2023.

H. B. No. 1485 23/HR43/R862 PAGE 19 (GT\EW) ST: Copper materials; prohibit transactions between certain sellers and scrap metal dealers and other purchases.