To: Judiciary B

By: Representative Horan

## COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1023

1 AN ACT TO AMEND SECTION 25-1-87, MISSISSIPPI CODE OF 1972, TO 2 AUTHORIZE FRAUD INVESTIGATORS TO DRIVE UNMARKED VEHICLES; AND FOR 3 RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 4 SECTION 1. Section 25-1-87, Mississippi Code of 1972, is 5 amended as follows: 6 25-1-87. All motor vehicles owned or leased by the State of 7 Mississippi or any agency, department or political subdivision 8 9 thereof, which shall include counties and municipalities, when such agency or department or political subdivision, which shall 10 11 include counties and municipalities, is supported wholly or in part by public taxes or by appropriations from public funds, shall 12 have painted on both sides in letters at least three (3) inches in 13 14 height, and on the rear in letters not less than one and one-half 15 (1-1/2) inches in height, the name of the state agency or 16 department, or political subdivision, which shall include counties and municipalities, in a color which is in contrast with the color 17

of the vehicle; provided, however, that a permanent decal may be

20 may affix a permanent decal or design at least twelve (12) inches in height and twelve (12) inches in width on both sides of the 21 22 vehicle with the name of the municipality within or across the 23 permanent decal or design, and the permanent design or decal shall 24 be in a color or colors which are in contrast with the color of the vehicle. No privilege license tag shall be issued for such 25 26 vehicle until the name has been painted thereon or a permanent 27 design or decal affixed thereto as required by this section. A 28 permanent decal may be used in lieu of paint. The provisions of 29 this paragraph shall not apply to vehicles used by the Chief 30 Executive of the State of Mississippi, to vehicles owned or leased 31 by the Department of Economic and Community Development, to 32 vehicles owned or leased by the Office of the Attorney General, to 33 not more than one (1) vehicle owned or leased by the Department of 34 Public Safety for use by the Capitol Police, to vehicles owned or 35 leased by the Mississippi State Board of Medical Licensure and used only by the Investigative Division of the board, to one (1) 36 37 vehicle owned or leased by the Executive Director of the 38 Department of Mental Health, to not more than one (1) vehicle 39 owned or leased by the Mississippi Division of Medicaid, to one 40 (1) vehicle owned or leased by the State Department of

Rehabilitation Services, to one (1) vehicle owned or leased by the

Mississippi Department of Transportation, to one (1) vehicle owned

or leased by the Commissioner of the Mississippi Department of

used in lieu of paint, and provided further, that any municipality

41

42

43

44 Corrections, to not more than three (3) vehicles owned or leased 45 by the Department of Corrections and used only by Community Services Division officers, to not more than one (1) vehicle owned 46 47 or leased by the Mississippi Department of Transportation and used 48 only by an investigator employed by the Mississippi Department of 49 Transportation, to not more than two (2) vehicles owned or leased by the Mississippi Department of Marine Resources, or to not more 50 51 than one (1) vehicle owned or leased by the Department of Revenue; 52 and upon receipt of a written request from the State Adjutant 53 General, the Commissioner of Public Safety, the Director of the 54 Alcoholic Beverage Control Division of the Department of Revenue, 55 the Executive Director of the Mississippi Department of Wildlife, Fisheries and Parks, the Director of the Bureau of Narcotics, the 56 57 Executive Officer of the Board of Pharmacy, the Executive Director of the Mississippi Gaming Commission, the State Auditor or a 58 59 president or chancellor of a state institution of higher learning, 60 the Governor may authorize the use of specified unmarked vehicles only in instances where such identifying marks will hinder 61 62 official investigations, and the governing authorities of any 63 municipality may authorize the use of specified, unmarked police 64 vehicles when identifying marks would hinder official criminal 65 investigations by the police. The written request or the order or 66 resolution authorizing such shall contain the manufacturer's 67 serial number, the state inventory number, where applicable, and 68 shall set forth why the vehicle should be exempt from the

69	provisions of this paragraph. In the event the request is
70	granted, the Governor shall furnish the State Department of Audit
71	with a copy of his written authority for the use of the unmarked
72	vehicles, or the governing authority, as the case may be, shall
73	enter its order or resolution on the minutes and shall furnish the
74	State Department of Audit with a certified copy of its order or
75	resolution for the use of the unmarked police vehicle. The state
76	property auditors of the State Department of Audit shall
77	personally examine vehicles owned or leased by the State of
78	Mississippi or any agency, department or commission thereof and
79	report violations of the provisions of this paragraph to the State
80	Auditor and the Chairman of the Joint Legislative Committee on
81	Performance Evaluation and Expenditure Review. Any vehicle found
82	to be in violation of this paragraph shall be reported immediately
83	to the department head charged with such vehicle, and five (5)
84	days shall be given for compliance; and if not complied with, such
85	vehicles shall be impounded by the State Auditor until properly
86	marked or exempted.
87	Upon notification to the Department of Revenue by the State
88	Auditor that any municipality or political subdivision is not in
89	compliance with this section, the Department of Revenue shall
90	withhold any sales tax due for distribution to any such
91	municipality and any excise tax on gasoline, diesel fuel, kerosene
92	and oil due any such county and for any months thereafter, and

shall continue to withhold such funds until compliance with this

- 94 section is certified to the Department of Revenue by the State
- 95 Department of Audit.
- 96 County-owned motor vehicles operated by the sheriff's
- 97 department shall not be subject to the provisions of this section,
- 98 but shall be subject to the provisions of Section 19-25-15.
- 99 County-owned motor vehicles operated by a family court established
- 100 pursuant to Section 43-23-1 et seq., shall not be subject to the
- 101 provisions of this section.
- 102 State-owned or leased motor vehicles operated by the
- 103 Department of Mental Health or by facilities operated by the
- 104 Department of Mental Health and used for transporting patients
- 105 living in group homes or alternative living arrangements shall not
- 106 be subject to the provisions of this section.
- 107 Up to four (4) passenger automobiles owned or leased by
- 108 economic development districts or economic development authorities
- 109 shall not be subject to the provisions of this section.
- 110 State-owned or leased motor vehicles operated by the
- 111 Agricultural and Livestock Theft Bureau of the Department of
- 112 Agriculture and Commerce and used to investigate livestock theft
- 113 shall not be subject to the provisions of this section.
- 114 Up to three (3) motor vehicles owned or leased by the
- 115 Pascagoula Municipal Separate School District for use by district
- 116 security officers shall not be subject to the provisions of this
- 117 section.
- 118 \* \* \*

119	The provisions of this section shall not apply to vehicles
120	owned or leased by the Department of Human Services, Office of
121	Inspector General for use only by Mississippi certified law
122	enforcement officers who are assigned to the Fraud Investigative
123	<pre>Unit.</pre>
124	Up to three (3) motor vehicles owned or leased by the
125	Department of Insurance for use by the State Fire Marshal's Office
126	shall not be subject to the provisions of this section.
127	The motor vehicles of a public airport shall not be subject
128	to the provisions of this section upon a finding by the governing
129	authority of such airport that marking a motor vehicle as required
130	in this section will compromise security at such airport.
131	SECTION 2. This act shall take effect and be in force from

and after July 1, 2024.