## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

## House Bill No. 1589

## **BY: Committee**

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

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

- amended as follows:

  63-21-16. (1) All designated agents appointed by the

  department \* \* \* under Section 63-21-13 \* \* \* may electronically

  transmit to the department \* \* information entered by them on

  applications for a certificate of title given in connection with

  the sale or transfer of a motor vehicle, manufactured home or

  mobile home or a loan for which the owner's motor vehicle,
- 42 manufactured home or mobile home is pledged to that institution as
- 43 collateral for the loan. The format and the data required to be



- 44 transmitted shall be established by the department \* \* \*.
- 45 Transmission of data shall meet minimum criteria and edits
- 46 established by the department \* \* \* equal to any edit presently
- 47 existing in the statewide title registration system, or as may be
- 48 established, to which the county tax collectors shall also
- 49 conform. All data transmitted must successfully pass edits
- 50 established by the department \* \* \*, including lienholder name,
- 51 mailing address and lienholder account number assigned to a
- 52 lienholder by the department \* \* to identify the lienholder, for
- 53 the purpose of causing the data to appear in the certificate of
- 54 title for which the application is made.
- 55 (2) It shall be the responsibility of the designated agent
- 56 to verify all data before it is electronically transmitted. It
- 57 shall also be the responsibility of the designated agent to ensure
- 58 that the required certification of designated agent and the
- 59 certification of statement of facts that are contained on the
- 60 application for certificate of title appear above the signatures
- of both the owner and the authorized representative of the
- 62 designated agent. Data which cannot be transmitted because of
- 63 error shall be corrected by the designated agent when the
- 64 statewide title registration system indicates that the data is
- 65 erroneous or is not valid for the purposes of titling the motor
- of vehicle, manufactured home or mobile home or for transfer of the
- 67 data.



- 68 When an institution has agreed to loan money for the 69 purchase of a motor vehicle, manufactured home or mobile home, the 70 institution shall complete an application for certificate of title 71 or require the borrower to provide to the institution the copy of the application for certificate of title contained in the 72 73 application packet which is designated "Lienholder's Copy" 74 according to provisions of the Motor Vehicle and Manufactured Housing Title Law, which the owner will receive from the county 75 76 tax collector or any designated agent upon completion of the 77 application for title and registration process.
- 78 (4) An application for certificate of title originating from 79 a designated agent shall be entered on the statewide title 80 registration system by the originating lending institution when 81 the transaction is for the purpose of perfecting the institution's 82 interest in a vehicle, manufactured home or mobile home currently 83 owned or purchased by the applicant, in connection with 84 application for certificate of title or the purchase of a license tag or both. 85
- 86 (5) When an institution in this state adds a second lien on 87 a certificate of title in possession of a first lienholder 88 institution in this state, the second lienholder institution 89 seeking to be shown on the certificate of title shall:
- 90 (a) Prepare the application for certificate of title in 91 accordance with the requirements of Sections 63-21-15 and 92 63-21-45(1)(c);

- 93 (b) Obtain all required signatures; and
- 94 Forward the completed application for certificate
- of title to the first lienholder together with any necessary 95
- remittance advice, a check for the title fee payable to the 96
- 97 department \* \* \* and a cover letter to the first lienholder
- 98 requesting that the first lienholder attach the certificate of
- 99 title to the required documents sent by the second lienholder and
- 100 then forward the application, certificate of title and required
- 101 documents to the department \* \* \*.
- 102 Upon receipt of the application for certificate of title
- from the second lienholder institution to record the second lien, 103
- 104 the first lienholder institution shall compare the data contained
- 105 in the application for certificate of title to the information
- 106 contained in the original certificate of title. If the first
- 107 lienholder institution is satisfied as to the ownership, accuracy
- 108 and order of priority of liens as shown in the application, it
- 109 shall enter the data contained on the application for certificate
- of title prepared by the second lienholder on the statewide title 110
- 111 registration system, including the designated agent number of the
- 112 second lienholder. After entering the data from the application
- 113 for certificate of title, the first lienholder institution shall
- 114 immediately forward the application for certificate of title with
- 115 the certificate of title attached to the application, the
- 116 remittance advice and the second lienholder's check for the title
- fee to the department \* \* \* within three (3) working days. 117

- 118 In an assignment of lien pursuant to Section 63-21-47, 119 the assignee shall receive the notice of assignment along with the 120 current title attached and with the assignors interest open. 121 assignee lienholder shall prepare an application for certificate 122 of title according to the notice of assignment, showing the 123 assignee institution as the lienholder, and then shall 124 electronically transmit the data to the department \* \* \*. completed application shall be forwarded to the department \* \* \* 125 126 within three (3) working days.
- 127 The department \* \* \*, upon receipt of applications for 128 certificate of title, shall verify the data by accessing it on the 129 statewide title registration system by the title application 130 control number appearing on the application for title. After 131 receiving verification that is satisfactory to the 132 department \* \* \* that the data necessary for the issuance of a new 133 certificate of title exists, the department \* \* \* shall issue a 134 new certificate of title that records the interests of all the parties named in the application for certificate of title. 135
- 136 (9) Designated agents shall be connected to the statewide 137 title registration system for the purpose of electronic transfer 138 of applications for certificate of title data in the order of 139 priority established by the department \* \* \*.
- 140 (10) If a participating designated agent fails to comply
  141 with the provisions of this section or the rules adopted by the
  142 department \* \* \* to implement this section, the department \* \* \*

- 143 may impose a penalty of Twenty-five Dollars (\$25.00) for each 144 instance of noncompliance. Any penalty imposed under this section not paid within thirty (30) days after a notice is given shall be 145 subject to collection from the bond of the designated agent that 146 147 is required to be provided under the provisions of Section 148 63-21-13(3). The penalty provided shall also be assessable, due 149 and collectible from any licensed motor vehicle dealer or 150 manufactured home or mobile home dealer for failure to accept an 151 application for certificate of title for each and every vehicle, 152 manufactured home or mobile home he sells to a consumer. These 153 penalties shall be cumulative, supplemental and in addition to the 154 penalties provided by any other law.
- 155 This section shall apply to all designated agents 156 appointed by the department \* \* \* under Section 63-21-13, that 157 choose to electronically transmit information on applications for 158 certificates of title to the department \* \* \*. This section shall 159 not apply to other designated agents.
- 160 Notwithstanding the foregoing, the department \* \* \* 161 shall not issue a certificate of title to a manufactured home or 162 mobile home with respect to which title has been retired to real 163 property under Section 63-21-30 unless with respect to the same 164 manufactured home or mobile home title has been severed from real property pursuant to Section 63-21-30. 165
- 166 Notwithstanding any requirement in this chapter that a 167 lien on a motor vehicle or manufactured home shall be noted on the

168 face of the certificate of title, if there are one or more liens 169 or encumbrances on the motor vehicle or manufactured home, the 170 department \* \* \* may electronically transmit the lien to the first lienholder and notify the first lienholder of any additional 171 172 liens. Subsequent lien satisfactions may be electronically 173 transmitted to the department \* \* \* and shall include the name and address of the person satisfying the lien. When electronic 174 175 transmission of liens and lien satisfactions is used, a 176 certificate of title need not be issued until the last lien is 177 satisfied and a clear certificate of title is issued to the owner of the motor vehicle or manufactured home. When a motor vehicle 178 179 is subject to an electronic lien, the certificate of title for the 180 motor vehicle shall be considered to be physically held by the 181 lienholder for purposes of compliance with state or federal odometer disclosure requirements. A duly certified copy of the 182 department \* \* \*'s electronic record of the lien shall be 183 184 admissible in any civil, criminal, or administrative proceeding in 185 this state as evidence of the existence of the lien. 186 (14) Any lienholder with a federal Employer Identification 187 Number (EIN) must electronically transmit the satisfaction and 188 release and discharge of a lien on a motor vehicle to the 189 department not later than fourteen (14) days after the date of 190 satisfaction of the lien. The failure of any such lienholder to 191 comply with the requirements of this subsection shall be a violation of this chapter. Any such lienholder who knowingly and 192

193	willfully fails to transmit the satisfaction and release and
194	discharge of a lien on a motor vehicle within fourteen (14) days
195	after the date of the satisfaction of the lien shall be in
196	violation of this section, and subject to a civil penalty of up to
197	Two Hundred Fifty Dollars (\$250.00) per violation, which shall be
198	in addition to any other penalty provided in this chapter. In
199	addition, the lienholder shall be liable for any attorney's fees,
200	legal fees and/or other fees and costs incurred by a person in any
201	action necessary to discharge and/or release a lien or otherwise
202	affecting a lien for which the lienholder failed to transmit the
203	required information.
204	(15) Notwithstanding any other provision of this chapter to
205	the contrary, if a lien on a motor vehicle is older than eight (8)
206	years from the date the lien was placed on the motor vehicle, the
207	lien shall be recorded by the department in the automated

- years from the date the lien was placed on the motor vehicle, the
  lien shall be recorded by the department in the automated
  statewide motor vehicle registration system as having been
  satisfied and released and discharged, unless annually recertified
  by the lienholder by utilizing the format and transmitting the
  data required by the department.
- 212 **SECTION 2.** Section 63-21-18, Mississippi Code of 1972, is 213 amended as follows:
- 214 63-21-18. The Mississippi Department of Information
  215 Technology Services shall provide equipment for the operation and
  216 maintenance of the automated statewide motor vehicle, manufactured



- 217 housing and mobile home registration system by the \* \*  $\star$
- 218 department.
- The automated statewide motor vehicle, manufactured housing
- 220 and mobile home registration system shall provide for computer
- 221 terminals and printers, as authorized by the \* \* \* Department of
- 222 Information Technology Services, to be located in the quantity
- 223 necessary in each county seat tax collector's office and any other
- 224 office in which more than fifty percent (50%) of the motor vehicle
- 225 registrations in the county are made.
- 226 All county tax collectors shall participate in such system as
- 227 it applies to Chapter 19, Title 27; Chapter 51, Title 27; Chapter
- 228 21, Title 63; Mississippi Code of 1972, in accordance with rules
- 229 and regulations promulgated by the \* \* \* department. Such rules
- 230 and regulations shall provide that counties which have an existing
- 231 computer system designed to produce registration data may elect to
- 232 use such existing system to communicate title/registration data to
- 233 the \* \* \* department through the computer furnished by the state
- 234 as hereinabove provided in this section. If the \* \* \* department
- 235 finds and determines that a county has failed to successfully
- 236 establish or update title/registration data into the statewide
- 237 vehicle, manufactured housing and mobile home title/registration
- 238 system, either through use of equipment supplied by the \* \* \*
- 239 department or through the interfacing between the network system
- 240 and county computer equipment, the \* \* \* department shall
- thereafter cause to be withheld the county's homestead exemption

242	reimbursement monies, except for school districts and
243	municipalities, until such time as the county has complied with
244	this provision. Such monies as are withheld from a county for
245	failure to comply with this provision shall be placed into a
246	special escrow account to be established in the State Treasury.
247	Once the county achieves compliance by successfully establishing
248	or updating title/registration data into the statewide vehicle,
249	manufactured housing and mobile home title/registration system,
250	then the * * * <u>department</u> shall cause to be released to the county
251	all funds held in escrow on the county's behalf during the period
252	of noncompliance. All interest earned shall accrue to the benefit
253	of the county on any funds placed in an escrow account. Any cost
254	involved in interfacing between existing county computer systems
255	and the state-provided computer shall be paid by the county.
256	The computer terminals and printers placed in each county tax
257	collector's office may be utilized to provide additional computer
258	functions as authorized by the * * * Department of Information
259	Technology Services.
260	The State Fiscal Officer shall issue his warrants to the
261	State Treasurer for the expenditures for the implementation and
262	maintenance of the system upon requisitions signed by the * * $\!$
263	Commissioner of Revenue, as authorized by the Legislature.

statewide motor vehicle, manufactured housing and mobile home

It is the intent of the Legislature that the operation of the

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- 266 title registration system shall be the responsibility of the  $\star$   $\star$   $\star$  267 department.
- The \* \* \* department shall provide for the transfer of motor vehicle, manufactured housing and mobile home title and lien
- 270 registration information to the \* \* \* department by electronic
- 271 means from banks and other lending institutions as provided in
- 272 Section 63-21-18. The \* \* \* Department of Information Technology
- 273 Services shall cooperate with the \* \* \* department in implementing
- 274 the provisions of Section 63-21-18, and shall provide the \* \*  $\star$
- 275  $\underline{\text{department}}$  with whatever assistance the \* \* \*  $\underline{\text{department}}$  needs to
- 276 carry out the provisions of Section 63-21-18.
- A used motor vehicle parts dealer or scrap metal processor
- 278 must utilize the department's automated statewide motor vehicle
- 279 registration system for the purpose of complying with the
- 280 requirements of Section 63-21-39(1)(a).
- SECTION 3. Section 63-21-39, Mississippi Code of 1972, is
- 282 amended as follows:
- 283 63-21-39. (1) (a) An owner who scraps, dismantles or
- 284 destroys a vehicle and a person who purchases a vehicle as scrap
- 285 or to be dismantled or destroyed shall indicate same on the back
- 286 of the certificate of title and shall immediately cause the
- 287 certificate of title and any other documents required by the
- 288 department \* \* \* to be mailed or delivered to the department \* \* \*
- 289 for cancellation. A certificate of title of the vehicle shall not
- 290 again be issued except upon application containing the information

291	the department * * * requires, accompanied by a certificate of
292	inspection in the form and content specified in Section
293	63-21-15(5) and proof of payment of a fee as provided in
294	subsection (2) of this section. Before a used motor vehicle parts
295	dealer or scrap metal processor may purchase or receive a motor
296	vehicle from the owner or authorized agent of the owner of the
297	motor vehicle for the purpose of scrapping, dismantling or
298	destroying the motor vehicle, the used motor vehicle parts dealer
299	or scrap metal processor must verify under Section 63-21-18 the
300	absence of any lien on the motor vehicle. If a lien exists on the
301	motor vehicle, the used motor vehicle parts dealer or scrap metal
302	processor may not purchase or receive the motor vehicle for the
303	purpose of scrapping, dismantling or destroying the vehicle, and
304	may not purchase or receive the motor vehicle for such purposes
305	during any time for which a lien exists on the motor vehicle.
306	(b) Notwithstanding any other provision of this chapter
307	to the contrary, if the owner or authorized agent of the owner has
308	not obtained a title in his or her name for the vehicle to be
309	transferred, has lost the title for the vehicle to be transferred,
310	or has returned the title to the department * * * in accordance

with paragraph (a) of this subsection, he or she may sign a statement swearing that, in addition to the foregoing conditions, the vehicle is at least ten (10) model years old. The statement described in this paragraph may be used only to transfer such a vehicle to a licensed used motor vehicle parts dealer or scrap



316	metal	processor.	The	department	shall	promulgate	а	form	for	the
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- 317 statement which shall include, but not be limited to:
- 318 (i) A statement that the vehicle shall never be
- 319 titled again; it must be dismantled or scrapped;
- 320 (ii) A description of the vehicle including the
- 321 year, make, model and vehicle identification number;
- 322 (iii) The name, address, and driver's license
- 323 number, nondriver identification card number or tribal
- 324 identification card number of the owner;
- 325 (iv) A certification that the owner:
- 326 1. Never obtained a title to the vehicle in
- 327 his or her name; or
- 328 2. Was issued a title for the vehicle, but
- 329 the title was lost or stolen;
- 330 (v) A certification that the vehicle:
- 1. Is at least ten (10) model years old; and
- 332 2. Is not subject to any security interest or
- 333 lien;
- 334 (vi) An acknowledgment that the owner and buyer of
- 335 the vehicle realizes this form will be filed with the department
- 336 and that:
- 337 1. It is a misdemeanor, punishable by a fine
- 338 of not more than One Thousand Dollars (\$1,000.00) or imprisonment
- 339 for not more than six (6) months, or both, for conviction of a



- 340 first offense of knowingly falsifying any information on this
- 341 statement; and
- 342 2. It is a felony, punishable by a fine of
- not less than One Thousand Dollars (\$1,000.00) nor more than Five 343
- 344 Thousand Dollars (\$5,000.00) or imprisonment for not less than one
- 345 (1) year nor more than five (5) years, or both, for conviction of
- 346 a second or subsequent offense of knowingly falsifying any
- 347 information on this statement;
- 348 The owner's signature and the date of the (vii)
- 349 transaction;
- 350 (viii) The name and address of the business
- 351 acquiring the vehicle;
- 352 (ix) The National Motor Vehicle Title Information
- 353 System identification number; and
- 354 (x)The business agent's signature and date along
- 355 with a printed name and title if the agent is signing on behalf of
- 356 a corporation.
- 357 Until such time as the department makes available
- 358 an Internet-based system, the used motor vehicle parts dealer or
- 359 scrap metal processor shall mail or otherwise deliver the
- 360 statement required under paragraph (b) of this subsection (1) to
- 361 the department \* \* \* within three (3) business days of the
- 362 completion of the transaction, requesting that the department
- 363 cancel the Mississippi certificate of title and registration.
- 364 Once the department develops an Internet-based system, the used



365	motor	vehicle	parts	dealer	or	scrap	metal	processor	shall	utilize
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- 366 such system and within two (2) business days electronically submit
- 367 the information contained in the statement using that system.
- 368 (d) Within two (2) business days of each day's close of
- 369 business, the used motor vehicle parts dealer or scrap metal
- 370 processor who purchases or receives motor vehicles for scrap or
- 371 for parts shall deliver in a format approved by the department, by
- 372 electronic means once developed and made available by the
- 373 department, a list of all such vehicles purchased that day for
- 374 scrap or for parts. That list shall contain the following
- 375 information:
- 376 (i) The name, address and contact information for
- 377 the reporting entity;
- 378 (ii) The vehicle identification numbers of such
- 379 vehicles:
- 380 (iii) The dates such vehicles were obtained;
- 381 (iv) The names of the individuals or entities from
- 382 whom the vehicles were obtained, for use by law enforcement
- 383 personnel and appropriate governmental agencies only;
- 384 (v) A statement of whether the vehicles were, or
- 385 will be, crushed or disposed of, or offered for sale or other
- 386 purposes;
- 387 (vi) A statement of whether the vehicle is
- 388 intended for export out of the United States; and



389			(vii)	The	Natio	nal I	Motor	Vehi	cle	Title	Informat	cion
390	System :	identifi	cation	numb	per of	the	busir	ness	acqu	iring	the	
391	vehicle											

- In addition, the used motor vehicle parts dealer or scrap

  metal processor must certify compliance with the requirements of

  Section 63-21-39(1)(a).
- (e) (i) For purposes of this subsection, the term

  "motor vehicle" shall not include a vehicle which has been crushed

  or flattened by mechanical means such that it is no longer the

  motor vehicle as described by the certificate of title, or such

  that the vehicle identification number is no longer visible or

  accessible.
  - vehicles are purchased or received, the purchasing or receiving used motor vehicle parts dealer or scrap metal processor shall verify that the seller has reported the vehicles in accordance with this subsection. Such verification may be in the form of a certification from the seller or a contract between the seller and the purchasing or receiving used motor vehicle parts dealer or scrap metal processor attesting to the seller's compliance with the reporting requirements of this subsection. Such verification must clearly identify the seller by a government issued photograph identification card or employer identification number, and the verification and copy of the identification card or number shall be maintained by the purchasing or receiving used motor vehicle

- 414 parts dealer or scrap metal processor for a period of not less 415 than two (2) years.
- 416 (f) The information obtained by the department in
  417 accordance with paragraph (d) of this subsection (1) shall be
  418 reported to the National Motor Vehicle Title Information System,
  419 in a format that will satisfy the requirement for reporting this
  420 information, in accordance with rules adopted by the United States
  421 Department of Justice in 28 CFR 25.56.
  - makes available the internet-based system described in paragraph (d) of this subsection, the used motor vehicle parts dealer or scrap metal processor who purchases or receives motor vehicles for scrap or for parts shall deliver the information required by paragraph (d) to the National Motor Vehicle Title Information System through any data consolidator approved by such system, within forty-eight (48) hours of the day the vehicle was purchased or acquired by such used motor vehicle parts dealer or scrap metal processor which shall satisfy the requirements of paragraph (d).
- (h) The information obtained by the department in
  accordance with paragraph (d) of this subsection (1) shall be made
  available only to law enforcement agencies and for purposes of
  canceling certificates of title. The information shall otherwise
  be considered to be confidential business information of the
  respective reporting entities.

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- 438 All records required under the provisions of this 439 subsection shall be maintained for a period of two (2) years by 440 the reporting entity and shall include a scanned or photocopied copy of the seller's or seller's representative's driver's license 441 or state-issued identification card or other valid form of 442 443 identification. 444 (j) A person who knowingly and willfully violates this 445 subsection (1), or any person who knowingly and willfully 446 falsifies or assists another person in falsifying the statement or 447 information required under paragraph (b) or (d) of this 448 subsection, or any person who knowingly and willfully sells a
- 450 interest, or who purchases a vehicle without complying with either

vehicle upon which there is an unsatisfied lien or security

- 451 paragraph (a) or (b) of this subsection and who knowingly and
- 452 willfully destroys or dismantles a vehicle upon which he knows
- 453 that there is an unsatisfied lien or security interest shall:
- (i) Be guilty of a misdemeanor, punishable by a
- 455 fine not more than One Thousand Dollars (\$1,000.00) or
- 456 imprisonment for not more than six (6) months, or both, for
- 457 conviction of a first offense; or
- 458 (ii) Upon conviction of a second or subsequent
- 459 offense, a felony, punishable by imprisonment for not less than
- 460 one (1) year nor more than five (5) years or a fine of not less
- 461 than One Thousand Dollars (\$1,000.00) nor more than Five Thousand
- 462 Dollars (\$5,000.00), or both.



In addition, the court may order each person convicted to pay restitution to any party suffering monetary loss in the amount of such loss. No part of any sentence imposed by the court shall be suspended unless such restitution has been paid in full.

A person who knowingly and willfully fails to (k) deliver the title as required under paragraph (a) of this subsection, or the statement required under paragraph (b) of this subsection to the department  $\star$   $\star$  within seventy-two (72) hours of the completion of the transaction, or who, until such time as the department develops and makes available the Internet-based system described in paragraph (d), fails to deliver the information required by paragraph (d) to the National Motor Vehicle Title Information System through any data consolidator approved by such system, within two (2) business days of the day the vehicle was purchased or acquired by such used motor vehicle parts dealer or scrap metal processor shall be in violation of this section, and subject to a civil penalty of up to One Thousand Dollars (\$1,000.00) per violation. Actions to impose this penalty may be brought by any local or state law enforcement agency, district attorney, or by the Attorney General, in any court of competent jurisdiction. One-half (1/2) of the monies generated from such civil penalties shall be deposited in a special fund created in the State Treasury for use by the department \* \* \*'s Title Bureau, and one-half (1/2) of the monies generated from such civil penalties shall be deposited in the general fund of the

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- municipality if the suit was brought in a municipal court, or in the general fund of the county if the suit was brought in the court of a county.
- 491 (2) For the purpose of requesting a branded title on a 492 vehicle with a salvage certificate of title, every owner of a 493 vehicle that has been issued a salvage certificate of title in 494 this state or any other state which has been restored in this 495 state to its operating condition which existed prior to the event 496 which caused the salvage certificate of title to be issued shall 497 make application to the department \* \* \*, accompanied by a 498 certificate of inspection issued by the Department of Public 499 Safety in the form and content specified in Section 63-21-15(5) 500 and the payment of a fee of Seventy-five Dollars (\$75.00) for each 501 motor vehicle for which a certificate of inspection is issued. 502 addition, the Department of Public Safety may charge such a person 503 a fee in the amount of Twenty-five Dollars (\$25.00) for performing 504 any vehicle identification number verification required by federal 505 law or regulation for the vehicle for which the person is applying 506 for a title. All such monies shall be collected by the Department 507 of Public Safety and paid to the State Treasurer for deposit in a 508 special fund that is hereby created in the State Treasury to be known as the "Salvage Certificate of Title Fund." Monies in the 509 510 special fund may be expended by the Department of Public Safety, 511 upon appropriation by the Legislature. The department \* \* \* shall establish by regulation the minimum requirements by which a 512

vehicle which has been issued a salvage certificate of title may be issued a branded title.

Before a branded title may be issued for a vehicle for

- 516 which a salvage certificate of title has been issued, the 517 applicant shall submit, by hand delivery or mail, such documents 518 and information to the Department of Public Safety as the 519 department may require for the purpose of determining if the 520 vehicle complies with the requirements of this section and all 521 applicable regulations promulgated by the Commissioner of Public Safety and the department \* \* \*. The Department of Public Safety 522 523 also may require that an applicant bring a vehicle for which 524 application for a branded title is being made to a Highway Patrol 525 facility for a visual inspection whenever the department deems 526 that a visual inspection is necessary or advisable. Nothing in 527 this section shall be construed to prohibit inspectors of the 528 Mississippi Highway Patrol from conducting on-site inspections and 529 investigations of motor vehicle rebuilders or motor vehicle repair 530 businesses to determine if such businesses are in compliance with
- Public Safety and the department \* \* \*.

  SECTION 4. Section 63-21-65, Mississippi Code of 1972, is
- 535 amended as follows:
- 536 63-21-65. The department \* \* \* shall deposit the fees 537 collected under this chapter into a special fund that is created

all applicable laws relating to the motor vehicle title laws of

this state and regulations promulgated by the Commissioner of

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538	in the State Treasury to be known as the "Motor Vehicle Title and
539	Registration Enforcement Fund" to the credit of the department.
540	The fund shall consist of monies appropriated by the Legislature
541	for the enforcement of this chapter and funds from fees and fines
542	authorized under Sections 63-21-18 and 63-21-39. As much of those
543	fees as appropriated by the Legislature shall $\underline{\text{only}}$ be used by the
544	department to defray the cost of carrying out the duties of the
545	department and to defray expenses for enforcement officers'
546	salaries and fringe benefits and other costs to implement and
547	enforce the provisions of this chapter, including the maintenance
548	of the automated statewide motor vehicle and manufactured housing
549	registration system. <u>Unexpended amounts remaining in the fund at</u>
550	the end of a fiscal year shall not lapse into the State General
551	Fund, and any interest earned or investment earnings on amounts in
552	the fund shall be deposited to the credit of the fund.
553	SECTION 5. Section 63-21-75, Mississippi Code of 1972, is
554	amended as follows:
555	63-21-75. (1) (a) The department $\star$ $\star$ is charged with the
556	enforcement of the provisions of this chapter and * * * is * * *
557	authorized and empowered to:
558	(i) Employ the necessary employees and sworn law

enforcement officers to administer the enforcement of the laws

prescribed under this chapter; and

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	<u> </u>
562	agencies and officers of this state for * * * $\underline{any}$ assistance as it
563	may deem necessary in order to assure such enforcement.
564	(b) It shall be the duty of * * * the enforcement
565	officers of the department, law enforcement agencies and officers
566	to render * * * assistance to the department * * * when called
567	upon by the department to so do.
568	(2) The Commissioner of Revenue or his designated appointee
569	may investigate, for the purpose of prosecution, any suspected
570	criminal violation of the provisions of this chapter. For the
571	purpose of the administration and enforcement of this chapter, the
572	Commissioner of Revenue, or his designated appointee, and
573	enforcement employees have the powers of a peace officer of this
574	state.
575	SECTION 6. This act shall take effect and be in force from
576	and after July 1, 2024, and shall stand repealed on June 30, 2024.

(ii) Call upon any and all law enforcement

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

AN ACT TO AMEND SECTION 63-21-16, MISSISSIPPI CODE OF 1972, 2 TO PROVIDE THAT ANY LIENHOLDER WITH A FEDERAL EMPLOYER IDENTIFICATION NUMBER (EIN) MUST ELECTRONICALLY TRANSMIT THE SATISFACTION AND RELEASE AND DISCHARGE OF A LIEN ON A MOTOR 5 VEHICLE TO THE DEPARTMENT OF REVENUE NOT LATER THAN 10 DAYS AFTER THE DATE OF SATISFACTION OF THE LIEN; TO AMEND SECTIONS 63-21-18 AND 63-21-39, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT, BEFORE A USED MOTOR VEHICLE PARTS DEALER OR SCRAP METAL PROCESSOR MAY 8 9 PURCHASE OR RECEIVE A MOTOR VEHICLE FROM THE OWNER OR AUTHORIZED 10 AGENT OF THE OWNER OF THE MOTOR VEHICLE FOR THE PURPOSE OF SCRAPPING, DISMANTLING OR DESTROYING THE MOTOR VEHICLE, THE USED 11 12 MOTOR VEHICLE PARTS DEALER OR SCRAP METAL PROCESSOR MUST VERIFY



- 13 THE ABSENCE OF ANY LIEN ON THE MOTOR VEHICLE; TO PROVIDE THAT IF A
- 14 LIEN EXISTS ON THE MOTOR VEHICLE, THE USED MOTOR VEHICLE PARTS
- 15 DEALER OR SCRAP METAL PROCESSOR MAY NOT PURCHASE OR RECEIVE THE
- 16 MOTOR VEHICLE FOR THE PURPOSE OF SCRAPPING, DISMANTLING OR
- 17 DESTROYING THE VEHICLE, AND IS PROHIBITED FROM PURCHASING OR
- 18 RECEIVING THE MOTOR VEHICLE FOR SUCH PURPOSES DURING ANY TIME FOR
- 19 WHICH A LIEN EXISTS ON THE MOTOR VEHICLE; TO PROVIDE THAT A USED
- 20 MOTOR VEHICLE PARTS DEALER OR SCRAP METAL PROCESSOR MUST UTILIZE
- 21 THE DEPARTMENT OF REVENUE'S AUTOMATED STATEWIDE MOTOR VEHICLE
- 22 REGISTRATION SYSTEM FOR THE PURPOSE OF COMPLYING WITH SUCH
- 23 REQUIREMENTS; TO AMEND SECTION 63-21-65, MISSISSIPPI CODE OF 1972,
- 24 TO SPECIFY THE FUND CREATED WITHIN THE STATE TREASURY FOR FUNDS
- 25 USED FOR ENFORCEMENT AND PERSONNEL AS THE "MOTOR VEHICLE TITLE AND
- 26 REGISTRATION ENFORCEMENT FUND"; TO AMEND SECTION 63-21-75,
- 27 MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE DEPARTMENT OF REVENUE
- 28 TO MAINTAIN EMPLOYEES TO ADMINISTER THE ENFORCEMENT OF THE MOTOR
- 29 VEHICLE TITLE LAWS; TO AUTHORIZE THE COMMISSIONER OF REVENUE TO
- 30 INVESTIGATE SUSPECTED CRIMINAL VIOLATIONS, AND TO GRANT THE
- 31 COMMISSIONER AND ENFORCEMENT EMPLOYEES THE POWERS OF A PEACE
- 32 OFFICER; AND FOR RELATED PURPOSES.