By: Senator(s) Barrett, Younger, Berry To: Judiciary, Division B

SENATE BILL NO. 2803

AN ACT TO AMEND SECTION 63-21-9, MISSISSIPPI CODE OF 1972, TO REQUIRE AN OWNER OF AN ALL-TERRAIN VEHICLE TO APPLY TO THE DEPARTMENT OF REVENUE FOR A CERTIFICATE OF TITLE; TO AMEND SECTION 63-21-5, MISSISSIPPI CODE OF 1972, TO AMEND THE DEFINITION OF 5 "MOTOR VEHICLE" TO INCLUDE ALL-TERRAIN VEHICLES, AND TO AMEND THE 6 DEFINITION OF "ALL-TERRAIN VEHICLE" TO INCLUDE UTILITY TASK VEHICLES, ALSO KNOWN AS SIDE-BY-SIDES, FOR PURPOSES OF THE 7 MISSISSIPPI MOTOR VEHICLE AND MANUFACTURED HOUSING TITLE LAW; TO 8 AMEND SECTIONS 63-21-15, 63-21-29, 63-21-53, 63-21-63, 63-21-67 9 AND 63-21-70, MISSISSIPPI CODE OF 1972, TO CONFORM; TO AMEND 10 11 SECTION 27-31-1, MISSISSIPPI CODE OF 1972, TO EXEMPT FROM AD 12 VALOREM TAXATION ANY ALL-TERRAIN VEHICLE, AS DEFINED IN SECTION 13 63-21-5, HELD BY A RETAILER ON A CONSIGNMENT OR FLOOR PLAN BASIS; 14 AND FOR RELATED PURPOSES. 15 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** Section 63-21-9, Mississippi Code of 1972, is 16 17 amended as follows: 18 63-21-9. (1) Except as provided in Section 63-21-11, every 19 owner of a motor vehicle as defined in this chapter, aside from an all-terrain vehicle, which is in this state and which is 20 manufactured or assembled after July 1, 1969, or which is the 21 22 subject of first sale for use after July 1, 1969, every owner of a manufactured home as defined in this chapter, which is in this 23 24 state and which is manufactured or assembled after July 1, 1999,

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- 25 or which is the subject of first sale for use after July 1,
- 26 1999, * * * every owner of a fully autonomous vehicle as defined
- 27 in Section * * * $\frac{63-35-3}{}$, which is in this state and which is
- 28 manufactured or assembled after July 1, 2023, or which is the
- 29 subject of first sale for use after July 1, 2023, and every owner
- 30 of an all-terrain vehicle as defined in this chapter, which is in
- 31 this state and which is manufactured or assembled after July 1,
- 32 2025, or which is the subject of first sale for use after July 1,
- 33 2025, shall make application to the department * * * for a
- 34 certificate of title with the following exceptions:
- 35 (a) Voluntary application for title may be made for any
- 36 model motor vehicle, aside from an all-terrain vehicle, which is
- 37 in this state after July 1, 1969, for any model manufactured home
- 38 or mobile home which is in this state after July 1, 1999, * * *
- 39 for any model fully autonomous \star \star \star vehicle which is in this
- 40 state after July 1, 2023, and for any model all-terrain vehicle
- 41 which is in this state after July 1, 2025, and any person bringing
- 42 a motor vehicle, manufactured home, mobile home * * *, fully
- 43 autonomous vehicle or all-terrain vehicle into this state from a
- 44 state which requires titling shall make application for title to
- 45 the department * * * within thirty (30) days thereafter.
- 46 (b) After July 1, 1969, any dealer, acting for himself
- 47 or another, who sells, trades or otherwise transfers any new or
- 48 used vehicle as defined in this chapter, aside from an all-terrain
- 49 vehicle, after July 1, 1999, any dealer, acting for himself * * *

- 50 or another, who sells, trades or otherwise transfers any new or
- 51 used manufactured home or mobile home as defined in this
- 52 chapter, * * * after July 1, 2023, any dealer, acting for
- 53 himself * * * or another, who sells, trades or otherwise transfers
- 54 any new or used fully autonomous vehicle as defined in
- 55 Section * * * 63-35-3, and from and after July 1, 2025, any
- dealer, acting for himself or another, who sells, trades or
- 57 otherwise transfers any new or used all-terrain vehicle as defined
- 58 in this chapter, or any designated agent, shall furnish to the
- 59 purchaser or transferee, without charge for either application or
- 60 certificate of title, an application for title of said vehicle,
- 61 manufactured home, mobile home * * *, fully autonomous vehicle or
- 62 all-terrain vehicle and cause to be forwarded to the
- 63 department * * * any and all documents required by the department
- 64 to issue certificate of title to the purchaser or transferee. The
- 65 purchaser or transferee may then use the duplicate application for
- 66 title as a permit to operate vehicle as provided in Section
- 67 63-21-67, until certificate of title is received.
- 68 * * *
- 69 (* * *2) Any dealer, acting for himself or another who
- 70 sells, trades or otherwise transfers any vehicle, manufactured
- 71 home, mobile home * * *, fully autonomous vehicle or all-terrain
- 72 vehicle required to be titled under this chapter who does not
- 73 comply with the provisions of this chapter shall be guilty of a

- 74 misdemeanor and upon conviction shall be fined a sum not exceeding
- 75 Five Hundred Dollars (\$500.00).
- 76 **SECTION 2.** Section 63-21-5, Mississippi Code of 1972, is
- 77 amended as follows:
- 78 63-21-5. The following words and phrases when used in this
- 79 chapter shall, for the purpose of this chapter, have the meanings
- 80 respectively ascribed to them in this section except where the
- 81 context clearly indicates a different meaning:
- 82 (a) "State Tax Commission" or "department" means the
- 83 Department of Revenue of the State of Mississippi.
- 84 (b) "Dealer" means every person engaged regularly in
- 85 the business of buying, selling or exchanging motor vehicles,
- 86 trailers, semitrailers, trucks, tractors or other character of
- 87 commercial or industrial motor vehicles in this state, and having
- 88 in this state an established place of business as defined in
- 89 Section 27-19-303 \star \star \star . The term "dealer" shall also mean every
- 90 person engaged regularly in the business of buying, selling or
- 91 exchanging manufactured housing in this state, and licensed as a
- 92 dealer of manufactured housing by the Mississippi Department of
- 93 Insurance.
- 94 (c) "Designated agent" means each county tax collector
- 95 in this state who may perform his duties under this chapter either
- 96 personally or through any of his deputies, or such other persons
- 97 as the department \star \star may designate. The term shall also mean
- 98 those "dealers" as herein defined and/or their officers and

- 99 employees and other persons who are appointed by the
- 100 department * * * in the manner provided in Section 63-21-13 * * *
- 101 to perform the duties of "designated agent" for the purposes of
- 102 this chapter.
- 103 (d) "Implement of husbandry" means every vehicle
- 104 designed and adapted exclusively for agricultural, horticultural
- 105 or livestock raising operations or for lifting or carrying an
- 106 implement of husbandry and in either case not subject to
- 107 registration if used upon the highways.
- 108 (e) "Vehicle identification number" means the numbers
- 109 and letters on a vehicle, manufactured home or mobile home
- 110 designated by the manufacturer or assigned by the department * * *
- 111 for the purpose of identifying the vehicle, manufactured home or
- 112 mobile home.
- 113 (f) "Lien" means every kind of written lease which is
- 114 substantially equivalent to an installment sale or which provides
- 115 for a right of purchase; conditional sale; reservation of title;
- 116 deed of trust; chattel mortgage; trust receipt; and every other
- 117 written agreement or instrument of whatever kind or character
- 118 whereby an interest other than absolute title is sought to be held
- 119 or given on a motor vehicle, manufactured home or mobile home.
- 120 (g) "Lienholder" means any natural person, firm,
- 121 copartnership, association or corporation holding a lien as herein
- 122 defined on a motor vehicle, manufactured home or mobile home.

123	(h) "Manufactured housing" or "manufactured home" means
124	any structure, transportable in one or more sections, which in the
125	traveling mode, is eight (8) body feet or more in width or forty
126	(40) body feet or more in length or, when erected on site, is
127	three hundred twenty (320) or more square feet and which is built
128	on a permanent chassis and designed to be used as a dwelling with
129	or without a permanent foundation when connected to the required
130	utilities, and includes the plumbing, heating, air-conditioning
131	and electrical systems contained therein; except that such terms
132	shall include any structure which meets all the requirements of
133	this paragraph except the size requirements and with respect to
134	which the manufacturer voluntarily files a certification required
135	by the Secretary of Housing and Urban Development and complies
136	with the standards established under the National Manufactured
137	Housing Construction and Safety Standards Act of 1974, 42 USCS,
138	Section 5401.

- "Manufacturer" means any person regularly engaged 139 (i) in the business of manufacturing, constructing or assembling motor 140 141 vehicles, manufactured homes or mobile homes, either within or 142 without this state.
- 143 "Mobile home" means any structure, transportable in 144 one or more sections, which in the traveling mode, is eight (8) 145 body feet or more in width or forty (40) body feet or more in 146 length or, when erected on site, is three hundred twenty (320) or 147 more square feet and which is built on a permanent chassis and

designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air-conditioning and electrical systems contained therein and manufactured prior to June 15, 1976. Any mobile home designated as realty on or before July 1, 1999, shall continue to be designated as realty so that a security interest will be made by incorporating such mobile home in a deed of trust.

(k) "Motorcycle" means every motor vehicle having a seat or saddle for the use of the rider and designed to travel on not more than three (3) wheels in contact with the ground, but excluding a farm tractor, personal delivery device and electric bicycle.

(1) "Motor vehicle" means every automobile, motorcycle, mobile trailer, semitrailer, truck, truck tractor, trailer and every other device in, upon, or by which any person or property is or may be transported or drawn upon a public highway which is required to have a road or bridge privilege license, except such as is moved by animal power or used exclusively upon stationary rails or tracks, and excepting electric bicycles and personal delivery devices. As used in this chapter, "motor vehicle" or "vehicle" also includes all-terrain vehicles, unless the context clearly indicates otherwise; provided, the inclusion of all-terrain vehicles within this definition is for titling purposes and does not imply any requirement that an all-terrain vehicle have a road or bridge privilege license, or any authority

173	for	an	all-	-terrain	vehicle	to	be	operated	on	the	highways	or	other

- 174 public places of this state.
- 175 (m) "New vehicle" means a motor vehicle, manufactured
- 176 home or mobile home which has never been the subject of a first
- 177 sale for use.
- 178 (n) "Used vehicle" means a motor vehicle, manufactured
- 179 home or mobile home that has been the subject of a first sale for
- 180 use, whether within this state or elsewhere.
- 181 (o) "Owner" means a person or persons holding the legal
- 182 title of a vehicle, manufactured home or mobile home; in the event
- 183 a vehicle, manufactured home or mobile home is the subject of a
- 184 deed of trust or a chattel mortgage or an agreement for the
- 185 conditional sale or lease thereof or other like agreement, with
- 186 the right of purchase upon performance of the conditions stated in
- 187 the agreement and with the immediate right of possession vested in
- 188 the grantor in the deed of trust, mortgagor, conditional vendee or
- 189 lessee, the grantor, mortgagor, conditional vendee or lessee shall
- 190 be deemed the owner for the purpose of this chapter.
- 191 (p) "Person" includes every natural person, firm,
- 192 copartnership, association or corporation.
- 193 (q) "Pole trailer" means every vehicle without motive
- 194 power designed to be drawn by another vehicle and attached to the
- 195 towing vehicle by means of a reach or pole, or by being boomed or
- 196 otherwise secured to the towing vehicle, and ordinarily used for
- 197 transporting long or irregularly shaped loads such as poles,

- 198 pipes, boats or structural members capable generally of sustaining 199 themselves as beams between the supporting connections.
- 200 "Security agreement" means a written agreement 201 which reserves or creates a security interest.
- 202 "Security interest" means an interest in a vehicle, (s) 203 manufactured home or mobile home reserved or created by agreement 204 and which secures payment or performance of an obligation. 205 term includes the interest of a lessor under a lease intended as 206 security. A security interest is "perfected" when it is valid 207 against third parties generally, subject only to specific 208 statutory exceptions.
- "Special mobile equipment" means every vehicle not 210 designed or used primarily for the transportation of persons or 211 property and only incidentally operated or moved over a highway, 212 including, but not limited to: ditch-digging apparatus, 213 well-boring apparatus and road construction and maintenance 214 machinery such as asphalt spreaders, bituminous mixers, bucket loaders, tractors other than truck tractors, ditchers, leveling 215 216 graders, finishing machines, motor graders, road rollers, 217 scarifiers, earth-moving carryalls and scrapers, power shovels and 218 draglines, and self-propelled cranes, vehicles so constructed that 219 they exceed eight (8) feet in width and/or thirteen (13) feet six 220 (6) inches in height, and earth-moving equipment. The term does 221 not include house trailers, dump trucks, truck-mounted transit 222 mixers, cranes or shovels, or other vehicles designed for the

223	transportation	of	persons	or	property	to	which	machinery	has	been

- 225 (u) "Nonresident" means every person who is not a
- 226 resident of this state.

attached.

- 227 (v) "Current address" means a new address different
- 228 from the address shown on the application or on the certificate of
- 229 title. The owner shall within thirty (30) days after his address
- 230 is changed from that shown on the application or on the
- 231 certificate of title notify the department of the change of
- 232 address in the manner prescribed by the department.
- 233 (w) "Odometer" means an instrument for measuring and
- 234 recording the actual distance a motor vehicle travels while in
- 235 operation; but shall not include any auxiliary instrument designed
- 236 to be reset by the operator of the motor vehicle for the purpose
- 237 of recording the distance traveled on trips.
- 238 (x) "Odometer reading" means the actual cumulative
- 239 distance traveled disclosed on the odometer.
- 240 (y) "Odometer disclosure statement" means a statement
- 241 certified by the owner of the motor vehicle to the transferee or
- 242 to the department as to the odometer reading.
- 243 (z) "Mileage" means actual distance that a vehicle has
- 244 traveled.
- 245 (aa) "Trailer" means every vehicle other than a "pole
- 246 trailer" as defined in this chapter without motive power designed
- 247 to be drawn by another vehicle and attached to the towing vehicle

248 for the purpose of hauling goods or products. The term "trailer" 249 shall not refer to any structure, transportable in one or more 250 sections regardless of size, when erected on site, and which is 251 built on a permanent chassis and designed to be used as a dwelling 252 with or without a permanent foundation when connected to the 253 required utilities, and includes the plumbing, heating, 254 air-conditioning and electrical systems contained therein 255 regardless of the date of manufacture.

(bb) "Salvage mobile home" or "salvage manufactured home" means a mobile home or manufactured home for which a certificate of title has been issued that an insurance company obtains from the owner as a result of paying a total loss claim resulting from collision, fire, flood, wind or other occurrence. The term "salvage mobile home" or "salvage manufactured home" does not mean or include and is not applicable to a mobile home or manufactured home that is twenty (20) years old or older.

(cc) "Salvage certificate of title" means a document issued by the department for a salvage mobile home or salvage manufactured home as defined in this chapter.

(dd) "All-terrain vehicle" means a motor vehicle that is designed for off-road use and is not required to have a motor vehicle privilege license. As used in this chapter, the term "all-terrain vehicle" * * * includes utility task vehicles (UTVs), also known as side-by-sides, but does not include electric bicycles

272 bicycles.

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273	SECTION 3.	Section	63-21-15,	Mississippi	Code	of	1972,	is

- 275 63-21-15. (1) The application for the certificate of title
- of a vehicle, manufactured home or mobile home in this state shall
- 277 be made by the owner to a designated agent, on the form the
- 278 department * * * prescribes, and shall contain or be accompanied
- 279 by the following, if applicable:

amended as follows:

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

- (b) (i) If a vehicle, a description of the vehicle,
- 284 including the following data, to the extent applicable: year,
- 285 make, model, vehicle identification number, type of body, the
- 286 number of cylinders, odometer reading at the time of application,
- 287 and whether new or used; and
- 288 (ii) If a manufactured home or mobile home, a
- 289 description of the manufactured home or mobile home, including the
- 290 following data: year, make, model number, serial number and
- 291 whether new or used;
- 292 (c) The date of purchase by applicant, the name and
- 293 address of the person from whom the vehicle, manufactured home or
- 294 mobile home was acquired, and the names and addresses of any
- 295 lienholders in the order of their priority and the dates of their
- 296 security agreements;

297	(d) In connection with the transfer of ownership of a
298	manufactured home or mobile home sold by a sheriff's bill of sale,
299	a copy of the sheriff's bill of sale;
300	(e) (i) An odometer disclosure statement made by the
301	transferor of a motor vehicle. The statement shall read:
302	"Federal and state law requires that you state the mileage in
303	connection with the transfer of ownership. Failure to complete or
304	providing a false statement may result in fine and/or
305	imprisonment.
306	I state that the odometer now reads (no tenths)
307	miles and to the best of my knowledge that it reflects the actual
308	mileage of the vehicle described herein, unless one (1) of the
309	following statements is checked:
310	(1) I hereby certify that to the best of my knowledge
311	the odometer reading reflects the amount of mileage in excess of
312	its mechanical limits.
313	(2) I hereby certify that the odometer reading is not
314	the actual mileage. WARNING-ODOMETER DISCREPANCY!"
315	(ii) In connection with the transfer of ownership
316	of a motor vehicle, each transferor shall disclose the mileage to
317	the transferee in writing on the title or on the document being
318	used to reassign the title, which form shall be prescribed and
319	furnished by the department * * *. This written disclosure must
320	be signed by the transferor and transferee, including the printed
321	name of both parties.

322	Notwithstanding the requirements above, the following
323	exemptions as to odometer disclosure shall be in effect:
324	1. A vehicle having a gross vehicle weight
325	rating of more than sixteen thousand (16,000) pounds * * $*$;
326	2. A vehicle that is not
327	self-propelled * * * <u>;</u>
328	3. A vehicle that is twenty (20) years old or
329	older * * * <u>;</u>
330	4. A vehicle sold directly by the
331	manufacturer to any agency of the United States in conformity with
332	contractual specifications * * * <u>;</u>
333	5. A transferor of a new vehicle prior to its
334	first transfer for purposes other than resale need not disclose
335	the vehicle's odometer mileage * * *; and
336	6. An all-terrain vehicle that does not have
337	an odometer.
338	(iii) Any person who knowingly gives a false
339	statement concerning the odometer reading on an odometer
340	disclosure statement shall be guilty of a misdemeanor and, upon
341	conviction, shall be subject to a fine of up to One Thousand
342	Dollars (\$1,000.00) or imprisonment of up to one (1) year, or
343	both, at the discretion of the court. These penalties shall be
344	cumulative, supplemental and in addition to the penalties provided
345	hy any other law: and

346	(f) For previously used manufactured homes and mobile
347	homes that previously have not been titled in this state or any
348	other state, a disclosure statement shall be made by the owner of
349	the manufactured home or mobile home applying for the certificate
350	of title. That statement shall read:
351	"I state that the previously used manufactured home or mobile
352	home owned by me for which I am applying for a certificate of
353	title, to the best of my knowledge:
354	(1) Has never been declared a total loss due to
355	flood damage, fire damage, wind damage or other damage; or
356	(2) Has previously been declared a total loss due
357	to:
358	(a) Collision;
359	(b) Flood;
360	(c) Fire;
361	(d) Wind;
362	(e) Other (please describe):
363	·"
364	(2) The application shall be accompanied by such evidence as
365	the department \star \star reasonably requires to identify the vehicle,
366	manufactured home or mobile home and to enable the
367	department * * * to determine whether the owner is entitled to a
368	certificate of title and the existence or nonexistence of security
369	interests in the vehicle, manufactured home or mobile home and

- 370 whether the applicant is liable for a use tax as provided by 371 Sections 27-67-1 through 27-67-33.
- 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 * * *.
- 379 (4) If the application is for a new vehicle, manufactured 380 home or mobile home, it shall contain the certified manufacturer's 381 statement of origin showing proper assignments to the applicant 382 and a copy of each security interest document.
 - certificate of a designated agent that the vehicle, manufactured home or mobile home has been physically inspected by him and that the vehicle identification number and descriptive data shown on the application, pursuant to the requirements of subsection (1) (b) of this section, are correct, and also that he has identified the person signing the application and witnessed the signature. If the application is to receive a branded title for a vehicle for which a salvage certificate of title has been issued, the application shall be accompanied by a sworn affidavit that the vehicle complies with the requirements of this section, Section

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394 63-21-39 and the regulations promulgated by the department * * * 395 under Section 63-21-39.

- 396 If the application is for a first certificate of (6) (a) 397 title on a vehicle, manufactured home or mobile home other than a 398 new vehicle, manufactured home or mobile home, then the 399 application shall conform with the requirements of this section 400 except that in lieu of the manufacturer's statement of origin, the 401 application shall be accompanied by a copy of the bill of sale of 402 said motor vehicle, manufactured home or mobile home whereby the applicant claims title or in lieu thereof, in the case of a motor 403 404 vehicle, certified copies of the last two (2) years' tag and tax 405 receipts or in lieu thereof, in any case, such other information 406 the department * * * may reasonably require to identify the 407 vehicle, manufactured home or mobile home and to enable the 408 department * * * to determine ownership of the vehicle, 409 manufactured home or mobile home and the existence or nonexistence 410 of security interest in it. If the application is for a vehicle, manufactured home or mobile home last previously registered in 411 412 another state or country, the application shall also be 413 accompanied by the certificate of title issued by the other state 414 or country, if any, properly assigned.
- 415 A person may apply for a certificate of title to a vehicle lacking proper documentation if the vehicle is at least 416 417 thirty (30) years old and the person submits a certificate of

- ownership signed under penalty of perjury on a form prescribed by the department * * *.
- 420 If the application is for a vehicle the owner does not 421 intend to drive, the owner need not purchase a license tag in order to receive a certificate of title, so long as the 422 423 application contains an affidavit attesting to the owner's intent 424 that the vehicle not be operated on the highways of this state 425 until and unless the owner applies for a license tag. Such an 426 affidavit shall not be required in the case of an all-terrain 427 vehicle, so long as all-terrain vehicles are not authorized to be operated on the highways or other public places of this state. 428
 - (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 * * * by mail, postage prepaid, the originals of all applications received by him, together with such evidence of title as may have been delivered to him by the 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.
 - (10) The department * * * shall issue a certificate of title or any other document applied for under this chapter to the designated agent, owner or lienholder of the motor vehicle or of the manufactured home or mobile home, as appropriate, not more than thirty (30) days after the application and required fee prescribed under Section 63-21-63 or Section 63-21-64 are received

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- unless the applicant requests expedited processing under subsection (11) of this section.
- The department * * * shall establish an expedited 445 (11)(a) 446 processing procedure for the receipt of applications and the 447 issuance of certificates of title and any other documents issued 448 under this chapter, except a replacement certificate of title as 449 provided under Section 63-21-27(2), for motor vehicles and for 450 manufactured homes or mobile homes. Any designated agent, 451 lienholder or owner requesting the issuance of any such document, 452 at his or her option, shall receive such expedited processing upon 453 payment of a fee in the amount of Thirty Dollars (\$30.00). Such 454 fee shall be in addition to the fees applicable to the issuance of 455 any such documents under Section 63-21-63 and Section 63-21-64.
 - (b) When expedited title processing is requested, the applicable fees are paid and all documents and information necessary for the department * * * to issue the certificate of title or other documents applied for are received by the department, then the department shall complete processing of the application and issue the title or document applied for within seventy-two (72) hours of the time of receipt, excluding weekends and holidays.
- SECTION 4. Section 63-21-29, Mississippi Code of 1972, is amended as follows:
- 466 63-21-29. If the department * * * is not satisfied that
 467 there are no undisclosed security interests created before August

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- 468 9, 1968, in a previously registered vehicle, aside from an
- 469 all-terrain vehicle, or created before July 1, 1999, in a
- 470 previously registered manufactured home or mobile home, or created
- 471 before July 1, 2025, in a previously registered all-terrain
- 472 vehicle, the department may, in addition to the * * * department's
- 473 options under Section 63-21-27:
- 474 (a) Issue a distinctive certificate of title of the
- 475 vehicle containing the legend "This vehicle, manufactured home or
- 476 mobile home may be subject to an undisclosed lien" and any other
- 477 information the department prescribes; or
- 478 (b) Issue a distinctive certificate of title of the
- 479 vehicle containing the legend "This certificate of title for this
- 480 [manufactured home/mobile home] is issued pursuant to a filed
- 481 affidavit of ownership and may be subject to an undisclosed lien"
- 482 and any other information the department prescribes.
- 483 **SECTION 5.** Section 63-21-53, Mississippi Code of 1972, is
- 484 amended as follows:
- 485 63-21-53. If a security interest in a previously registered
- 486 vehicle, aside from an all-terrain vehicle, is perfected under any
- 487 other applicable law of this state as of August 9, 1968, and if a
- 488 security interest in a previously registered manufactured home or
- 489 mobile home is perfected under any other applicable law of this
- 490 state as of July 1, 1999, and if a security interest in a
- 491 previously registered all-terrain vehicle is perfected under any
- 492 other applicable law of this state as of July 1, 2025, the

493	security interest continues perfected until its perfection lapses
494	under the law under which it was perfected. This would apply only
495	to vehicles, manufactured homes * * * * mobile homes and
496	<u>all-terrain vehicles</u> not required to be titled under this chapter.
497	SECTION 6. Section 63-21-63, Mississippi Code of 1972, is
498	amended as follows:
499	63-21-63. There shall be paid to the department \star \star for
500	issuing and processing documents required by this chapter, fees
501	for motor vehicles according to the following schedule:
502	(a) Each application for certificate of title issued
503	under Section * * * 63-21-9\$ 9.00
504	* * *
505	(* * * \underline{b}) Each application for replacement or corrected
506	certificate of title9.00
507	(* * \star <u>c</u>) Each suspension or revocation of certificate
508	of title9.00
509	(* * * \underline{d}) Each notice of security interest9.00
510	(* * * \underline{e}) Each release of security interest9.00
511	(* * * \underline{f}) Each assignment by lienholder9.00
512	(* * * \underline{g}) Each application for information as to the
513	status of the title of a vehicle9.00
514	The designated agent may add the sum of One Dollar (\$1.00) to
515	each document processed for which a fee is charged to be retained
516	as his commission for services rendered. All other fees collected
517	shall be remitted to the department.

518	If more than one (1) transaction is involved in any
519	application on a single vehicle and if supported by all required
520	documents, the fee charged by the department and by the designated
521	agent for processing and issuing shall be considered as only one
522	(1) transaction.
523	SECTION 7. Section 63-21-67, Mississippi Code of 1972, is
524	amended as follows:
525	63-21-67. The rules and regulations promulgated by the * * *
526	department shall make suitable provisions for the use by an
527	applicant of the duplicate copy of his application for a
528	certificate of title to serve as a permit for the operation of the
529	motor vehicle or the use and occupation of a manufactured home or
530	mobile home described in the application until the * * *
531	<u>department</u> either issues the certificate of title of such motor
532	vehicle, manufactured home or mobile home or refuses to issue the
533	certificate. The * * * $\frac{\text{department}}{\text{department}}$ and every designated agent
534	receiving an application for the certificate of title, when the
535	provisions of this chapter have been otherwise complied with,
536	shall deliver to the applicant the duplicate copy of his
537	application which shall contain a suitable permit for the purposes
538	mentioned in this paragraph.
539	In the event the * * * $\underline{\text{department}}$ refuses to issue the
540	certificate of title, the applicant shall, immediately upon
541	receiving written notice from the * * * department that such
542	certificate will not be issued for the reason or reasons stated in

the notice, deliver or mail to the * * * department by registered 543 544 mail the duplicate copy of his application containing the permit mentioned in the previous paragraph of this section and, in the 545 case of a vehicle, the current privilege license tag which was 546 547 issued for the vehicle. The motor vehicle, manufactured home or 548 mobile home described in said application shall not be operated on 549 the highways or other public places of this state or used or 550 occupied after the applicant receives notice that the certificate 551 will not be issued unless its operation is subsequently authorized 552 by the * * * department either by the issuance of a new permit or by a certificate of title. If for any reason the said duplicate 553 554 copy of the application for certificate of title and, in the case 555 of a vehicle, the current privilege license tag which was issued 556 for the vehicle in question is not received by the * * * department within ten (10) calendar days after the \star \star 557 558 department mails written notice to the applicant that it will not 559 issue the certificate of title applied for, the * * * department or, at the request of the * * * department, any state highway 560 561 patrolman, sheriff or other peace officer of this state, is 562 authorized and empowered to require and compel the surrender of 563 said duplicate copy of the application for certificate of title 564 and, in the case of a vehicle, the said current privilege license 565 taq. The * * * department, after it obtains possession of said 566 duplicate copy of application for certificate of title and, in the case of a vehicle, said current privilege license tag, is 567

568	authorized to retain same until it is satisfied that said
569	applicant is entitled to receive a certificate of title of the
570	vehicle, manufactured home or mobile home in question.

571 The requirements of this section concerning privilege license 572 tags do not apply to all-terrain vehicles not authorized to be 573 operated on the highways or other public places of this state.

SECTION 8. Section 63-21-70, Mississippi Code of 1972, is amended as follows:

63-21-70. (1) Upon application by any legal resident of the State of Mississippi with a health condition or disability which limits or impairs the ability to effectively communicate with law enforcement, the department shall prepare and issue through the county tax collectors a special decal that is to be placed on license plates and on front left windshield corners bearing that indication for any vehicles that are registered in the applicant's name or otherwise authorized to be applied for by the applicant.

(2) The initial application shall be accompanied by the certification of a Mississippi licensed physician or Mississippi licensed psychologist who will prescribe that (a) the applicant or the applicant's child, parent or spouse has a physical or mental health condition that will impair the ability to effectively communicate with law enforcement; and (b) the physician or psychologist has determined that the applicant or the applicant's child, parent or spouse will have the communication impairment for at least five (5) years. The department shall prepare and issue

593	to the	tax	collectors	of	the	various	counties,	decals	for
594	placeme	ent o	on license	plat	ces.				

- 595 A person to whom the special decal is issued may retain 596 the special decal and may renew it on the issuance of a new 597 license plate by submitting to the county tax collector, on or 598 before its expiration, the certification of a Mississippi licensed 599 physician or Mississippi licensed psychologist who will prescribe 600 that (a) the applicant or the applicant's child, parent or spouse 601 has a physical or mental health condition that will impair the ability to effectively communicate with law enforcement; and (b) 602 603 the physician or psychologist has determined that the applicant or 604 the applicant's child, parent or spouse will have the 605 communication impairment for at least five (5) years.
- (4) Information supplied to the department or to the county tax collector is for confidential use and may not be disclosed to any person.
- (5) This section does not apply to all-terrain vehicles.
- SECTION 9. Section 27-31-1, Mississippi Code of 1972, is amended as follows:
- 612 27-31-1. The following shall be exempt from taxation:
- 613 (a) All cemeteries used exclusively for burial
- 614 purposes.
- (b) All property, real or personal, belonging to the

 State of Mississippi or any of its political subdivisions, except

 property of a municipality not being used for a proper municipal

- purpose and located outside the county or counties in which such municipality is located. A proper municipal purpose within the meaning of this section shall be any authorized governmental or corporate function of a municipality.
- (c) All property, real or personal, owned by units of the Mississippi National Guard, or title to which is vested in trustees for the benefit of any unit of the Mississippi National Guard; provided such property is used exclusively for such unit, or for public purposes, and not for profit.
- 627 (d) All property, real or personal, belonging to any 628 religious society, or ecclesiastical body, or any congregation 629 thereof, or to any charitable society, or to any historical or patriotic association or society, or to any garden or pilgrimage 630 631 club or association and used exclusively for such society or 632 association and not for profit; not exceeding, however, the amount 633 of land which such association or society may own as provided in 634 Section 79-11-33. All property, real or personal, belonging to any foundation organized as a nonprofit corporation that is exempt 635 636 from federal income taxation under Section 501(c)(3) of the Internal Revenue Code and that receives, invests and administers 637 638 private support for a state-supported institution of higher 639 learning, a public community college or junior college located in 640 the State of Mississippi or a nonprofit private university or 641 college located in the State of Mississippi, as the case may be. For the sole purpose of applying the preceding sentence, all 642

643	property, real or personal, belonging to an entity that is wholly
644	owned by and controlled by such a foundation shall be treated as
645	belonging to the foundation, provided such property is not leased
646	or otherwise used to generate revenue that is not used exclusively
647	to benefit an institution described above. All property, real or
648	personal, belonging to any rural waterworks system or rural sewage
649	disposal system incorporated under the provisions of Section
650	79-11-1. All property, real or personal, belonging to any college
651	or institution for the education of youths, used directly and
652	exclusively for such purposes, provided that no such college or
653	institution for the education of youths shall have exempt from
654	taxation more than six hundred forty (640) acres of land;
655	provided, however, this exemption shall not apply to commercial
656	schools and colleges or trade institutions or schools where the
657	profits of same inure to individuals, associations or
658	corporations. All property, real or personal, belonging to an
659	individual, institution or corporation and used for the operation
660	of a grammar school, junior high school, high school or military
661	school. All property, real or personal, owned and occupied by a
662	fraternal and benevolent organization, when used by such
663	organization, and from which no rentals or other profits accrue to
664	the organization, but any part rented or from which revenue is
665	received shall be taxed.

(e)

All property, real or personal, held and occupied

by trustees of public schools, and school lands of the respective

666

668 townships for the use of public schools, and all property kept in

669 storage for the convenience and benefit of the State of

670 Mississippi in warehouses owned or leased by the State of

671 Mississippi, wherein said property is to be sold by the Alcoholic

672 Beverage Control Division of the Department of Revenue * * *.

(f) All property, real or personal, whether belonging

674 to religious or charitable or benevolent organizations, which is

675 used for hospital purposes, and nurses' homes where a part

676 thereof, and which maintain one or more charity wards that are for

677 charity patients, and where all the income from said hospitals and

678 nurses' homes is used entirely for the purposes thereof and no

679 part of the same for profit. All property, real or personal,

680 belonging to a federally qualified health center where all the

681 income from such center is used entirely for the purposes thereof

682 and no part of the same for profit.

(g) The wearing apparel of every person; and also

jewelry and watches kept by the owner for personal use to the

685 extent of One Hundred Dollars (\$100.00) in value for each owner.

(h) Provisions on hand for family consumption.

(i) All farm products grown in this state for a period

688 of two (2) years after they are harvested, when in the possession

689 of or the title to which is in the producer, except the tax of

one-fifth of one percent (1/5 of 1%) per pound on lint cotton now

691 levied by the Board of Commissioners of the Mississippi Levee

692 District; and lint cotton for five (5) years, and cottonseed,

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- 693 soybeans, oats, rice and wheat for one (1) year regardless of 694 ownership.
- (j) All guns and pistols kept by the owner for private use.
- (k) All poultry in the hands of the producer.
- (1) Household furniture, including all articles kept in the home by the owner for his own personal or family use; but this shall not apply to hotels, rooming houses or rented or leased apartments.
- 702 (m) All cattle and oxen.
- 703 (n) All sheep, goats and hogs.
- 704 (o) All horses, mules and asses.
- 705 (p) Farming tools, implements and machinery, when used 706 exclusively in the cultivation or harvesting of crops or timber.
- 707 (q) All property of agricultural and mechanical 708 associations and fairs used for promoting their objects, and where

The libraries of all persons.

- 709 no part of the proceeds is used for profit.
- 711 (s) All pictures and works of art, not kept for or
- 712 offered for sale as merchandise.

(r)

- 713 (t) The tools of any mechanic necessary for carrying on
- 714 his trade.

710

- 715 (u) All state, county, municipal, levee, drainage and
- 716 all school bonds or other governmental obligations, and all bonds
- 717 and/or evidences of debts issued by any church or church

- 718 organization in this state, and all notes and evidences of
- 719 indebtedness which bear a rate of interest not greater than the
- 720 maximum rate per annum applicable under the law; and all money
- 721 loaned at a rate of interest not exceeding the maximum rate per
- 722 annum applicable under the law; and all stock in or bonds of
- 723 foreign corporations or associations shall be exempt from all ad
- 724 valorem taxes.
- 725 (v) All lands and other property situated or located
- 726 between the Mississippi River and the levee shall be exempt from
- 727 the payment of any and all road taxes levied or assessed under any
- 728 road laws of this state.
- 729 (w) Any and all money on deposit in either national
- 730 banks, state banks or trust companies, on open account, savings
- 731 account or time deposit.
- 732 (x) All wagons, carts, drays, carriages and other
- 733 horse-drawn vehicles, kept for the use of the owner.
- 734 (y) (i) Boats, seines and fishing equipment used in
- 735 fishing and shrimping operations and in the taking or catching of
- 736 oysters.
- 737 (ii) All towboats, tugboats and barges documented
- 738 under the laws of the United States, except watercraft of every
- 739 kind and character used in connection with gaming operations.
- 740 (z) (i) All materials used in the construction and/or
- 741 conversion of vessels in this state;

743	conversion;
744	(iii) Vessels while in the possession of the
745	manufacturer, builder or converter, for a period of twelve (12)
746	months after completion of construction and/or conversion;
747	however, the twelve-month limitation shall not apply to:
748	1. Vessels used for the exploration for, or
749	production of, oil, gas and other minerals offshore outside the
750	boundaries of this state; or
751	2. Vessels that were used for the exploration
752	for, or production of, oil, gas and other minerals that are
753	converted to a new service for use outside the boundaries of this
754	state;
755	(iv) 1. In order for a vessel described in
756	subparagraph (iii) of this paragraph (z) to be exempt for a period
757	of more than twelve (12) months, the vessel must:
758	a. Be operating or operable, generating
759	or capable of generating its own power or connected to some other
760	power source, and not removed from the service or use for which
761	manufactured or to which converted; and
762	b. The manufacturer, builder, converter
763	or other entity possessing the vessel must be in compliance with
764	any lease or other agreement with any applicable port authority or
765	other entity regarding the vessel and in compliance with all
766	applicable tax laws of this state and applicable federal tax laws.

(ii) Vessels while under construction and/or

- 767 2. A vessel exempt from taxation under 768 subparagraph (iii) of this paragraph (z) may not be exempt for a 769 period of more than three (3) years unless the board of 770 supervisors of the county and/or governing authorities of the municipality, as the case may be, in which the vessel would 771 772 otherwise be taxable adopts a resolution or ordinance authorizing 773 the extension of the exemption and setting a maximum period for 774 the exemption.
- 775 (v) As used in this paragraph (z), the term
 776 "vessel" includes ships, offshore drilling equipment, dry docks,
 777 boats and barges, except watercraft of every kind and character
 778 used in connection with gaming operations.
- 779 (aa) Sixty-six and two-thirds percent (66-2/3%) of
 780 nuclear fuel and reprocessed, recycled or residual nuclear fuel
 781 by-products, fissionable or otherwise, used or to be used in
 782 generation of electricity by persons defined as public utilities
 783 in Section 77-3-3.
- 784 (bb) All growing nursery stock.
- 785 (cc) A semitrailer used in interstate commerce.
- 786 (dd) All property, real or personal, used exclusively
- 787 for the housing of and provision of services to elderly persons,
- 788 disabled persons, mentally impaired persons or as a nursing home,
- 789 which is owned, operated and managed by a not-for-profit
- 790 corporation, qualified under Section 501(c)(3) of the Internal
- 791 Revenue Code, whose membership or governing body is appointed or

- 792 confirmed by a religious society or ecclesiastical body or any 793 congregation thereof.
- (ee) All vessels while in the hands of bona fide
 dealers as merchandise and which are not being operated upon the
 waters of this state shall be exempt from ad valorem taxes. As
 used in this paragraph, the terms "vessel" and "waters of this
 state" shall have the meaning ascribed to such terms in Section
- 800 (ff) All property, real or personal, owned by a 801 nonprofit organization that: (i) is qualified as tax exempt under 802 Section 501(c)(4) of the Internal Revenue Code of 1986, as 803 amended; (ii) assists in the implementation of the national contingency plan or area contingency plan, and which is created in 804 805 response to the requirements of Title IV, Subtitle B of the Oil 806 Pollution Act of 1990, Public Law 101-380; (iii) engages primarily 807 in programs to contain, clean up and otherwise mitigate spills of

oil or other substances occurring in the United States coastal or

tidal waters; and (iv) is used for the purposes of the

(gg) If a municipality changes its boundaries so as to include within the boundaries of such municipality the project site of any project as defined in Section 57-75-5(f)(iv)1, Section 57-75-5(f)(xxi) or Section 57-75-5(f)(xxviii) or Section 57-75-5(f)(xxix), all real and personal property located on the project site within the boundaries of such municipality that is

organization.

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59-21-3.

817	owned by a business enterprise operating such project, shall be
818	exempt from ad valorem taxation for a period of time not to exceed
819	thirty (30) years upon receiving approval for such exemption by
820	the Mississippi Major Economic Impact Authority. The provisions
821	of this paragraph shall not be construed to authorize a breach of
822	any agreement entered into pursuant to Section 21-1-59.
823	(hh) All leases, lease contracts or lease agreements
824	(including, but not limited to, subleases, sublease contracts and
825	sublease agreements), and leaseholds or leasehold interests
826	(including, but not limited to, subleaseholds and subleasehold
827	interests), of or with respect to any and all property (real,
828	personal or mixed) constituting all or any part of a facility for
829	the manufacture, production, generation, transmission and/or
830	distribution of electricity, and any real property related
831	thereto, shall be exempt from ad valorem taxation during the
832	period as the United States is both the title owner of the
833	property and a sublessee of or with respect to the property;
834	however, the exemption authorized by this paragraph (hh) shall not
835	apply to any entity to whom the United States sub-subleases its
836	interest in the property nor to any entity to whom the United
837	States assigns its sublease interest in the property. As used in
838	this paragraph, the term "United States" includes an agency or
839	instrumentality of the United States of America. This paragraph
840	(hh) shall apply to all assessments for ad valorem taxation for
841	the 2003 calendar year and each calendar year thereafter.

842	(ii) All property, real, personal or mixed, including
843	fixtures and leaseholds, used by Mississippi nonprofit entities
844	qualified, on or before January 1, 2005, under Section 501(c)(3)
845	of the Internal Revenue Code to provide support and operate
846	technology incubators for research and development start-up
847	companies, telecommunication startup companies and/or other
848	technology startup companies, utilizing technology spun-off from
849	research and development activities of the public colleges and
850	universities of this state, State of Mississippi governmental
851	research or development activities resulting therefrom located
852	within the State of Mississippi.

- (jj) All property, real, personal or mixed, including
 fixtures and leaseholds, of start-up companies (as described in
 paragraph (ii) of this section) for the period of time, not to
 exceed five (5) years, that the startup company remains a tenant
 of a technology incubator (as described in paragraph (ii) of this
 section).
- (kk) All leases, lease contracts or lease agreements

 (including, but not limited to, subleases, sublease contracts and

 sublease agreements), and leaseholds or leasehold interests, of or

 with respect to any and all property (real, personal or mixed)

 constituting all or any part of an auxiliary facility, and any

 real property related thereto, constructed or renovated pursuant

 to Section 37-101-41 * * *.

866	(11) Equipment brought into the state temporarily for
867	use during a disaster response period as provided in Sections
868	27-113-1 through 27-113-9 and subsequently removed from the state
869	on or before the end of the disaster response period as defined in
870	Section 27-113-5.
871	(mm) For any lease or contractual arrangement to which
872	the Department of Finance and Administration and a nonprofit
873	corporation are a party to as provided in Section 39-25-1(5), the
874	nonprofit corporation shall, along with the possessory and
875	leasehold interests and/or real and personal property of the

corporation, be exempt from all ad valorem taxation, including,

the term or period of time stated in the lease or contractual

but not limited to, school, city and county ad valorem taxes, for

(nn) All property, real or personal, that is owned, operated and managed by a not-for-profit corporation qualified under Section 501(c)(3) of the Internal Revenue Code, and used to provide, free of charge, (i) a practice facility for a public school district swim team, and (ii) a facility for another not-for-profit organization as defined under Section 501(c)(3) of the Internal Revenue Code to conduct water safety and lifeguard training programs. This section shall not apply to real or personal property owned by a country club, tennis club with a pool, or any club requiring stock ownership for membership.

arrangement.

890	(00) Any all-terrain vehicle, as defined in Section
891	63-21-5, when held by a retailer on a consignment or floor plan
892	basis.
893	SECTION 10. Sections 1 through 8 of this act shall take
894	effect and be in force from and after July 1, 2025, and Section 9
895	of this act shall take effect and be in force from and after
896	January 1, 2026.