

**Adopted
COMMITTEE AMENDMENT NO 1 PROPOSED TO**

Senate Bill No. 2730

BY: Committee

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

27 **SECTION 1.** Section 7-9-70, Mississippi Code of 1972, is
28 amended as follows:
29 7-9-70. (1) There is created and established in the State
30 Treasury a special trust fund to be known as the "Mississippi Fire
31 Fighters Memorial Burn Center Fund." There shall be deposited in
32 such fund (a) all such fees as the State Treasurer is directed to
33 deposit therein under subsection (4) of Section 27-19-56.1, under
34 subsection (4) of Section 27-19-56.2 and under subsection (5) (b)
35 of Section 27-19-56.4; and (b) any gift, donation, bequest, trust,
36 grant, endowment, transfer of money or securities or any other



37 monies from any source whatsoever as may be designated for deposit
38 in the fund.

39 (2) The principal of the trust fund created under subsection
40 (1) of this section shall remain inviolate and shall be invested
41 as provided by law. Interest and income derived from investment
42 of the principal of the trust fund may be appropriated by the
43 Legislature and expended exclusively for the support and
44 maintenance of the Mississippi Fire Fighters Memorial Burn Center.

45 (3) From and after June 17, 2005, there shall be created in
46 the State Treasury a fund known as the Mississippi Burn Care Fund.
47 The Mississippi Burn Care Fund shall be the Mississippi Fire
48 Fighters Memorial Burn Center Fund and any reference to the
49 Mississippi Fire Fighters Memorial Burn Center Fund in law shall
50 mean the Mississippi Burn Care Fund. All funds payable to the
51 Mississippi Fire Fighters Memorial Burn Center Fund shall, from
52 and after June 17, 2005, be paid to the Mississippi Burn Care
53 Fund. All balances in the Mississippi Fire Fighters Memorial Burn
54 Center Fund and the Mississippi Fire Fighters Memorial Fire
55 Fighters Burn Center Escrow Fund shall be transferred to the
56 Mississippi Burn Care Fund on June 17, 2005. All interest earned
57 by funds in the Mississippi Burn Care Fund shall be credited to
58 the fund and not the General Fund. For fiscal year 2006, and for
59 each fiscal year thereafter, the Legislature may appropriate
60 interest, income or other funds credited to the Mississippi Burn
61 Care Fund, and there shall be no requirement that the monies



62 deposited to the fund be held inviolate in trust. Any
63 appropriation of funds from the Mississippi Burn Care Fund shall
64 be to the Mississippi Department of Health for the purpose of
65 carrying out its responsibilities established in Section 41-59-5;
66 however, after the Mississippi Burn Center established at the
67 University of Mississippi Medical Center under Section 37-115-45
68 is operational, any appropriation of funds from the Mississippi
69 Burn Care Fund shall be to the University of Mississippi Medical
70 Center for the operation of the Mississippi Burn Center, to
71 Baptist Medical Center, and to any burn center affiliated with a
72 Level I trauma center in the Mississippi Trauma Care System.
73 However, such funds shall be equitably distributed to the
74 University of Mississippi Medical Center for the operation of the
75 Mississippi Burn Center, to Baptist Medical Center, and to any
76 burn center affiliated with a Level I trauma center in the
77 Mississippi Trauma Care System. The Mississippi Burn Care Fund
78 shall be authorized to accept gifts, donations, bequests,
79 appropriations or other grants from any source, governmental or
80 private, for deposit into the fund. The Department of
81 Health * * * shall be the agency responsible for receiving any
82 such gifts, donations, bequests, appropriations or grants and
83 shall deposit such to the Mississippi Burn Care Fund.

84 **SECTION 2.** Section 27-19-44.4, Mississippi Code of 1972, is
85 amended as follows:



86 27-19-44.4. (1) Notwithstanding any other provision of law
87 to the contrary, beginning with any registration year commencing
88 on or after January 1, 2004, an additional fee of One Dollar
89 (\$1.00) is imposed for any distinctive or special license tag or
90 plate authorized under this chapter regardless of whether such a
91 distinctive or special license tag or plate was authorized before
92 or after July 1, 2003. The proceeds collected from the additional
93 fee imposed under this section shall be deposited into the special
94 fund created under Section 27-19-56.69(8).

95 (2) Notwithstanding any other provision of law to the
96 contrary, beginning with any registration year commencing on or
97 after January 1, * * * 2025, an additional fee of * * * Two
98 Dollars and Fifty Cents (\$2.50) is imposed for any distinctive or
99 special license tag or plate authorized under this chapter
100 regardless of whether such a distinctive or special license tag or
101 plate was authorized before or after July 1, * * * 2025. The
102 proceeds collected from the additional fee imposed under this
103 section shall be deposited into the Mississippi Burn Care Fund
104 created under Section 7-9-70.

105 (3) The fees imposed under this section shall be in addition
106 to any other fees imposed under this chapter for a distinctive or
107 special license tag or plate.

108 (4) The provisions of this section shall not apply to
109 distinctive or special license tags or plates:



110 (a) Which are issued under Section 27-19-46, 27-19-51,
111 27-19-53, 27-19-54, 27-19-56.5, 27-19-56.12, 27-19-56.13,
112 27-19-56.33, 27-19-56.36, 27-19-56.38, 27-19-56.42, 27-19-56.48,
113 27-19-56.49, 27-19-56.50, 27-19-56.51, 27-19-56.62, 27-19-56.79,
114 27-19-56.85 or 27-19-169; or

115 (b) For which no additional fee is required to be paid.

116 **SECTION 3.** Section 41-59-5, Mississippi Code of 1972, is
117 amended as follows:

118 41-59-5. (1) The State Board of Health shall establish and
119 maintain a program for the improvement and regulation of emergency
120 medical services (hereinafter EMS) in the State of Mississippi.
121 The responsibility for implementation and conduct of this program
122 shall be vested in the State Health Officer of the State Board of
123 Health along with such other officers and boards as may be
124 specified by law or regulation.

125 (2) The board shall provide for the regulation and licensing
126 of public and private ambulance service, inspection and issuance
127 of permits for ambulance vehicles, training and certification of
128 EMS personnel, including drivers and attendants, the development
129 and maintenance of a statewide EMS records program, development
130 and adoption of EMS regulations, the coordination of an EMS
131 communications system, and other related EMS activities.

132 (3) The board is authorized to promulgate and enforce such
133 rules, regulations and minimum standards as needed to carry out
134 the provisions of this chapter.



135 (4) The board is authorized to receive any funds
136 appropriated to the board from the Emergency Medical Services
137 Operating Fund created in Section 41-59-61 and is further
138 authorized, with the Emergency Medical Services Advisory Council
139 acting in an advisory capacity, to administer the disbursement of
140 such funds to the counties, municipalities and organized emergency
141 medical service districts and the utilization of such funds by the
142 same, as provided in Section 41-59-61.

143 (5) The department acting as the lead agency, in
144 consultation with and having solicited advice from the EMS
145 Advisory Council, shall develop a uniform nonfragmented inclusive
146 statewide trauma care system that provides excellent patient care.
147 It is the intent of the Legislature that the purpose of this
148 system is to reduce death and disability resulting from traumatic
149 injury, and in order to accomplish this goal it is necessary to
150 assign additional responsibilities to the department. The
151 department is assigned the responsibility for creating,
152 implementing and managing the statewide trauma care system. The
153 department shall be designated as the lead agency for trauma care
154 systems development. The department shall develop and administer
155 trauma regulations that include, but are not limited to, the
156 Mississippi Trauma Care System Plan, trauma system standards,
157 trauma center designations, field triage, interfacility trauma
158 transfer, EMS aero medical transportation, trauma data collection,
159 trauma care system evaluation and management of state trauma



160 systems funding. The department shall promulgate regulations
161 specifying the methods and procedures by which
162 Mississippi-licensed acute care facilities shall participate in
163 the statewide trauma system. Those regulations shall include
164 mechanisms for determining the appropriate level of participation
165 for each facility or class of facilities. The department shall
166 also adopt a schedule of fees to be assessed for facilities that
167 choose not to participate in the statewide trauma care system, or
168 which participate at a level lower than the level at which they
169 are capable of participating. The fees paid under this provision
170 shall be for the exclusive benefit of the statewide trauma care
171 system and shall not lapse into the State General Fund. The
172 department shall promulgate rules and regulations necessary to
173 effectuate this provision by September 1, 2008, with an
174 implementation date of September 1, 2008. The department shall
175 take the necessary steps to develop, adopt and implement the
176 Mississippi Trauma Care System Plan and all associated trauma care
177 system regulations necessary to implement the Mississippi Trauma
178 Care System. The department shall cause the implementation of
179 both professional and lay trauma education programs. These trauma
180 educational programs shall include both clinical trauma education
181 and injury prevention. As it is recognized that rehabilitation
182 services are essential for traumatized individuals to be returned
183 to active, productive lives, the department shall coordinate the
184 development of the inclusive trauma system with the Mississippi



185 Department of Rehabilitation Services and all other appropriate
186 rehabilitation systems.

187 (6) The State Board of Health is authorized to receive any
188 funds appropriated to the board from the Mississippi Trauma
189 Care * * * Systems Fund created in Section 41-59-75. It is
190 further authorized, with the Emergency Medical Services Advisory
191 Council and the Mississippi Trauma Advisory Committee acting in
192 advisory capacities, to administer the disbursements of those
193 funds according to adopted trauma care system regulations. Any
194 Level I trauma care facility or center located in a state
195 contiguous to the State of Mississippi that participates in the
196 Mississippi Trauma Care System and has been designated by the
197 department to perform specified trauma care services within the
198 Trauma Care System under standards adopted by the department shall
199 receive a reasonable amount of reimbursement from the department
200 for the cost of providing trauma care services to Mississippi
201 residents whose treatment is uncompensated.

202 (7) In addition to the trauma-related duties provided for in
203 this section, the Board of Health shall develop a plan for the
204 delivery of services to Mississippi burn victims through the
205 existing trauma care system of hospitals. Such plan shall be
206 operational by July 1, 2005, and shall include:

207 (a) Systems by which burn patients will be assigned or
208 transferred to hospitals capable of meeting their needs;



209 (b) Until the Mississippi Burn Center established at
210 the University of Mississippi Medical Center under Section
211 37-115-45 is operational, procedures for allocating funds
212 appropriated from the Mississippi Burn Care Fund to hospitals that
213 provide services to Mississippi burn victims; and

214 (c) Such other provisions necessary to provide burn
215 care for Mississippi residents, including reimbursement for
216 travel, lodging, if no free lodging is available, meals and other
217 reasonable travel-related expenses incurred by burn victims,
218 family members and/or caregivers, as established by the State
219 Board of Health through rules and regulations.

220 After the Mississippi Burn Center established at the
221 University of Mississippi Medical Center under Section 37-115-45
222 is operational, the Board of Health shall revise the plan to
223 include the Mississippi Burn Center, Baptist Medical Center, and
224 any burn center affiliated with a Level I trauma center in the
225 Mississippi Trauma Care System. In addition, all funds
226 appropriated and collected shall be equitably distributed to the
227 University of Mississippi Medical Center for the operation of the
228 Mississippi Burn Center, to Baptist Medical Center, and to any
229 burn center affiliated with a Level I trauma center in the
230 Mississippi Trauma Care System.

231 **SECTION 4.** Section 27-19-43, Mississippi Code of 1972, is
232 amended as follows:



233 27-19-43. (1) License tags, substitute tags and decals for
234 individual fleets and for private carriers of passengers, school
235 buses (excluding school buses owned by a school district in the
236 state), church buses, taxicabs, ambulances, hearses, motorcycles
237 and private carriers of property, and private commercial carriers
238 of property of a gross weight of ten thousand (10,000) pounds and
239 less, shall be sold and issued by the tax collectors of the
240 several counties.

241 (2) Applications for license tags for motor vehicles in a
242 corporate fleet registered under Section 27-19-66, trailers in a
243 fleet registered under Section 27-19-66.1, motor vehicles in a
244 rental fleet registered under Section 27-19-66.2, and applications
245 for all other license tags, substitute tags and decals shall be
246 filed with the department or the local tax collector of the
247 respective counties and forwarded to the department for issuance
248 to the applicant. All tags and decals for vehicles owned by the
249 state or any agency or instrumentality thereof, and vehicles owned
250 by a fire protection district, school district or a county or
251 municipality, and all vehicles owned by a road, drainage or levee
252 district shall be issued by the department.

253 (3) In addition to the privilege taxes levied herein, there
254 shall be collected the following registration or tag fee:

255 (a) For the issuance of both a license tag and two (2)
256 decals, a fee of Five Dollars (\$5.00).



257 (b) For the issuance of up to two (2) decals only, a
258 fee of Three Dollars and Seventy-five Cents (\$3.75).

259 (c) Additionally, the tax collector or the department,
260 as the case may be, shall assess and collect a fee of Four Dollars
261 (\$4.00) upon each set of license tags and two (2) decals issued,
262 or upon each set of two (2) decals issued, and that sum shall be
263 deposited in the Mississippi Trauma Care Systems Fund established
264 in Section 41-59-75, to be used for the purposes set out in that
265 section.

266 (d) Additionally, there shall be assessed and collected
267 a fee of Fifty Cents (50¢) upon each set of license tags and two
268 (2) decals issued, or upon each set of two (2) decals issued, for
269 private carriers of passengers, and for private carriers of
270 property of a gross weight of ten thousand (10,000) pounds and
271 less, and that sum shall be deposited in the Mississippi Burn Care
272 Fund created in Section 7-9-70.

273 No tag or decal shall be issued either by a tax collector or
274 by the department without the collection of such registration fee
275 except substitute tags and decals and license tags for vehicles
276 owned by the State of Mississippi.

277 Beginning July 1, 1987, and until the date specified in
278 Section 65-39-35, there shall be levied a registration fee of Five
279 Dollars (\$5.00) in addition to the regular registration fee
280 imposed in paragraphs (a) and (b) of this subsection. Such



281 additional registration fee shall be levied in the same manner as
282 the regular registration fee.

283 **SECTION 5.** This act shall take effect and be in force from
284 and after July 1, 2025.

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

1 AN ACT TO AMEND SECTION 7-9-70, MISSISSIPPI CODE OF 1972, TO
2 INCLUDE BAPTIST MEDICAL CENTER AND ANY BURN CENTER AFFILIATED WITH
3 A LEVEL 1 TRAUMA CENTER IN THE MISSISSIPPI TRAUMA CARE SYSTEM AS A
4 BURN CENTER FOR WHICH FUNDS SHALL BE APPROPRIATED FROM THE
5 MISSISSIPPI BURN CARE FUND; TO DELETE THE UNIVERSITY OF
6 MISSISSIPPI MEDICAL CENTER AS BEING AN AGENCY RESPONSIBLE FOR
7 RECEIVING GIFTS, DONATIONS, BEQUESTS, APPROPRIATIONS OR GRANTS AND
8 FOR DEPOSIT OF SUCH INTO THE MISSISSIPPI BURN CARE FUND; TO AMEND
9 SECTION 27-19-44.4, MISSISSIPPI CODE OF 1972, TO INCREASE THE
10 AMOUNT OF THE ADDITIONAL FEE THAT IS IMPOSED FOR ANY DISTINCTIVE
11 OR SPECIAL LICENSE TAG OR PLATE AND THE PROCEEDS OF WHICH ARE
12 DEPOSITED INTO THE MISSISSIPPI BURN CARE FUND; TO AMEND SECTION
13 41-59-3, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE STATE BOARD
14 OF HEALTH SHALL REVISE THE PLAN FOR THE DELIVERY OF SERVICES TO
15 MISSISSIPPI BURN VICTIMS THROUGH THE EXISTING TRAUMA CARE SYSTEM
16 OF HOSPITALS TO INCLUDE BAPTIST MEDICAL CENTER AND ANY BURN CENTER
17 AFFILIATED WITH A LEVEL I TRAUMA CENTER IN THE MISSISSIPPI TRAUMA
18 CARE SYSTEM; TO AMEND SECTION 27-19-43, MISSISSIPPI CODE OF 1972,
19 TO ASSESS AN ADDITIONAL FEE OF FIFTY CENTS UPON EACH SET OF
20 LICENSE TAGS AND TWO DECALS ISSUED, OR UPON EACH SET OF TWO DECALS
21 ISSUED, FOR PRIVATE CARRIERS OF PASSENGERS AND FOR PRIVATE
22 CARRIERS OF PROPERTY OF A GROSS WEIGHT OF 10,000 POUNDS AND LESS,
23 AND TO PROVIDE THAT THE PROCEEDS FROM SUCH FEE SHALL BE DEPOSITED
24 IN THE MISSISSIPPI BURN CARE FUND CREATED IN SECTION 7-9-70; AND
25 FOR RELATED PURPOSES.

