By: Senator(s) Cuevas

To: Environment Prot, Cons and Water Res

## SENATE BILL NO. 2449

- AN ACT TO PROVIDE FOR THE IDENTIFICATION MARKING OF LIQUEFIED
- 2 PETROLEUM GAS CONTAINERS AND TO PROVIDE THAT THE OWNER OF THE 3 CONTAINER IS THE ONLY PERSON ALLOWED TO FILL THE CONTAINER; TO
- CONTAINER IS THE ONLY PERSON ALLOWED TO FILL THE CONTAINER; TO PROVIDE DEFINITIONS; TO PROVIDE PENALTIES FOR VIOLATIONS; AND FOR
- 5 RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 7 **SECTION 1.** For purposes of this act:
- 8 (a) "Person" means any person, persons, firm, firms,
- 9 corporation or corporations.
- 10 (b) "Owner" means any person who holds a written bill
- 11 of sale or other instrument under which title to the container was
- 12 transferred to such person, any person who holds a paid or
- 13 receipted invoice showing purchase and payment of such container,
- 14 any person whose name, initials, mark or other identifying device
- 15 has been plainly and legibly stamped or otherwise shown upon the
- 16 surface of such container for a period of not less than one (1)
- 17 year before the final enactment and approval of this act or any
- 18 manufacturer of a container who has not sold or transferred
- 19 ownership thereof by written bill of sale or otherwise.
- 20 (c) "Liquefied petroleum gas" means any material which
- 21 is composed predominately of any of the following hydrocarbons or
- 22 mixtures of the same: propane, propylene, butanes (normal butane
- 23 and iso-butane) and butylenes.
- 24 **SECTION 2.** This act shall not apply to any liquefied
- 25 petroleum gas container designed to hold twenty (20) pounds or
- 26 less of liquefied petroleum gas.
- 27 **SECTION 3.** If a liquefied petroleum gas container shall bear
- 28 upon the surface thereof in plainly legible characters the name,

- mark, initials or other identifying device of the owner thereof, 29 30 it shall be unlawful for any person except such owner or a person authorized in writing by him: (a) to fill such container with, or 31 withdraw from such container, liquefied petroleum gas or any other 32 33 gas or compound; (b) to buy, sell, offer for sale, give, take, 34 loan, deliver or permit to be delivered or otherwise use, dispose of or traffic in any such container; or (c) to deface, erase, 35 obliterate, cover up or otherwise remove or conceal or change any 36 such name, mark, initials or other identifying device of the owner 37 or to place the name, mark, initials or other identifying device 38 39 of any person other than the owner on such container. SECTION 4. The use of a liquefied petroleum gas container or 40
- containers by any person other than the person whose name, mark, 41 initial or device shall be or shall have been upon such liquefied 42 petroleum gas container or containers, without written consent or 43 purchase of such marked and distinguished liquefied petroleum gas 44 container, for the sale of liquefied petroleum gas, filling with 45 46 liquefied petroleum gas or the withdrawal of liquefied petroleum gas or the possession of such liquefied petroleum gas containers 47 48 by any person other than the person having his name, mark, initial or other device thereon, without the written consent of such 49 50 owner, is presumptive evidence of the unlawful use, filling or refilling, transition of or trafficking in of such liquefied 51 52 petroleum gas containers.
- 53 SECTION 5. Whenever any person, or the president, secretary, treasurer or other officer of any corporation, or its duly 54 55 authorized agent who has personal knowledge of the facts, shall make oath in writing before any judge that the party so making 56 57 such affidavit has reason to believe and does believe that any of its liquefied petroleum gas containers marked with the name, 58 59 initials, mark or other device of the owner, are in the possession 60 of or being used by or being filled or transferred by, or that liquefied petroleum gas is being withdrawn from the container by, 61

- any person whose name, initials, mark or other device does not 62 63 appear on the containers, and who is in the possession of, filling or refilling or using any such containers without the written 64 65 consent of the owner of such name, initials or trade mark, the 66 judge, when satisfied that there is reasonable cause, may issue a search warrant and cause the premises designated to be searched 67 for the purpose of discovering and obtaining the same and may also 68 cause to be brought before him the person in whose possession such 69 containers may be found and shall then inquire into the 70 circumstances of such possession. If such judge finds that such 71 72 person has been quilty of a violation of this act, he shall impose
- the punishment herein prescribed, and he shall also award the
  possession of property taken upon such search warrant to the owner
  thereof.

  SECTION 6. Any person who fails to comply with any of the
- provisions of this act is guilty of a misdemeanor and, upon
  conviction, shall be punished by a fine of not less than Five
  Hundred Dollars (\$500.00).
- 80 <u>SECTION 7.</u> In an emergency situation, nothing in this act
  81 shall prevent a person other than the owner from filling a
  82 liquefied petroleum gas container.
- 83 **SECTION 8.** This act shall take effect and be in force from 84 and after July 1, 2002.