By: Representative Massengill To: Transportation

HOUSE BILL NO. 836

AN ACT TO REGULATE THE OPERATION OF UTILITY-TYPE VEHICLES (UTVS) OR SIDE-BY-SIDES ON THE PUBLIC COUNTY AND MUNICIPAL ROADS AND STREETS WITHIN THE STATE OF MISSISSIPPI; TO DEFINE TERMS USED IN THIS ACT; TO REQUIRE THE REGISTRATION OF UTVS WITH THE 5 DEPARTMENT OF REVENUE IN THE SAME MANNER AS PASSENGER MOTOR VEHICLES; TO AUTHORIZE THE OPERATION OF ON COUNTY AND MUNICIPAL 7 PUBLIC ROADS AND STREETS WITH POSTED SPEED LIMIT OF 55 MILES PER HOUR OR LESS; TO REQUIRE OWNERS OF UTVS AND SIDE-BY-SIDES TO 8 9 OBTAIN A LICENSE PLATE AND REGISTRATION FROM THE DEPARTMENT OF 10 REVENUE UPON PRESENTING PROOF OF OWNERSHIP AND LIABILITY INSURANCE 11 FOR THE UTV AND PAYMENT OF AN ANNUAL FIFTY-DOLLAR REGISTRATION 12 FEE; TO REQUIRE THE DEPARTMENT OF REVENUE TO DETERMINE THE COLOR AND DESIGN OF THE LICENSE TAGS; TO EXEMPT OWNERS FROM THE PAYMENT OF AD VALOREM PROPERTY TAXES TO THE COUNTY WHERE THE VEHICLE IS 14 1.5 REGISTERED; TO PROVIDE FOR THE DEPOSIT AND DISTRIBUTION OF THE 16 REGISTRATION FEES BY THE DEPARTMENT OF REVENUE AND THE STATE 17 TREASURER; TO PROVIDE THAT THE FUNDS DISTRIBUTED TO COUNTIES SHALL 18 BE USED FOR THE MAINTENANCE OF ROADS AND BRIDGES THEREIN; TO 19 REQUIRE OPERATORS OF UTVS AND SIDE-BY-SIDES TO BE AT LEAST SIXTEEN 20 YEARS OLD AND POSSESS A VALID DRIVER'S LICENSE; TO REQUIRE 21 OPERATORS OF UTVS TO HAVE THEIR DRIVER'S LICENSE AND PROOF OF 22 FINANCIAL RESPONSIBILITY AT ALL TIMES WHILE OPERATING UTVS AND SIDE-BY-SIDES ON THE PUBLIC ROADS OF THE STATE; TO LIMIT THE 24 OPERATION OF UTVS AND SIDE-BY-SIDES ON PUBLIC ROADS BY A 25 SIXTEEN-YEAR OLD WITH ONLY A CONDITIONAL DRIVER'S LICENSE TO 26 OPERATING THE UTV DURING DAYLIGHT HOURS WHILE ACCOMPANIED WITH A 27 LICENSED ADULT DRIVER OVER THE AGE OF EIGHTEEN; TO PROHIBIT THE 28 OPERATION OF UTVS AND SIDE-BY-SIDES ON PUBLIC ROADS BY ANYONE 29 HOLDING ONLY A LEARNER'S PERMIT; TO PROVIDE THAT NO CHILD UNDER 30 THE AGE OF EIGHT MAY BE A PASSENGER IN A UTV OR SIDE-BY-SIDE WHILE 31 OPERATED ON A PUBLIC ROAD; TO PRESCRIBE THE SPECIFIC SAFETY 32 FEATURES A UTV OR SIDE-BY-SIDE MUST BE EQUIPPED WITH TO BE 33 REGISTERED WITH THE DEPARTMENT OF REVENUE FOR PURPOSES OF 34 OPERATING ON PUBLIC ROADS; TO AMEND SECTIONS 63-2-1, 63-3-103,

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- 35 63-15-3, 63-21-5, 63-21-9, 27-19-3, 27-19-31, 27-51-5 AND
- 36 27-51-41, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PRECEDING
- 37 PROVISIONS; TO BRING FORWARD SECTION 63-15-4, MISSISSIPPI CODE OF
- 38 1972, FOR THE PURPOSE OF POSSIBLE AMENDMENTS; AND FOR RELATED
- 39 PURPOSES.
- 40 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 41 **SECTION 1.** The following words and phrases, when used in
- 42 this chapter, shall, for the purposes of this chapter, have the
- 43 meanings respectively ascribed to them in this section, except in
- 44 those instances where the context clearly indicates a different
- 45 meaning:
- 46 (a) "Department" means the Department of Revenue,
- 47 except in such sections of this chapter in which some other state
- 48 department is specifically named.
- (b) "License" means any driver's, operator's,
- 50 commercial operator's, or chauffeur's license, temporary
- 51 instruction permit or temporary license, or restricted license,
- 52 issued under the laws of the State of Mississippi pertaining to
- 53 the licensing of persons to operate motor vehicles.
- 54 (c) "Registration" means a certificate or certificates
- 55 and registration plates issued under the laws of this state
- 56 pertaining to the registration of motor vehicles.
- 57 (d) "Utility-type vehicle," "UTV" or "side-by-side"
- 58 means any motorized off-highway vehicle which is intended to
- 59 transport individuals, cargo or both with a top speed over
- 60 thirty-five (35) miles per hour and meets the following
- 61 manufacturer design specifications:

- (i) Is seventy-five (75) inches in width or less;
- 63 (ii) Is not more than one hundred eighty (180)
- 64 inches, including the bumper, in length;
- (iii) Has a dry weight of three thousand five
- 66 hundred (3,500) pounds or less;
- 67 (iv) Travels on four (4) or more nonhighway tires;
- 68 and
- (v) Is equipped with side-by-side seating for the
- 70 use of the operator and a passenger, or additional seating for
- 71 multiple passengers.
- 72 The terms "utility-type vehicle" and "side-by-side," which
- 73 may be used interchangeably, shall include recreational
- 74 off-highway vehicles as defined in Section 63-31-3, but does not
- 75 include all-terrain vehicles, golf car vehicles or low-speed
- 76 vehicles.
- 77 **SECTION 2.** (1) The governing authorities of a county or
- 78 municipality may, in their discretion, authorize the operation of
- 79 utility-type vehicles and side-by-sides only upon public county
- 80 and municipal roads and streets within their jurisdiction and
- 81 control.
- 82 (2) (a) To operate a utility-type vehicle (UTV) or
- 83 side-by-side on a county or municipal road, the UTV or
- 84 side-by-side must comply with the requirements of this section.
- 85 The UTV or side-by-side must be registered by the Department of
- 86 Revenue in the same manner as passenger motor vehicles pursuant to

87 Section 63-21-1 et seq., unless otherwise provided in this 88 section.

distance to do so shall be required.

- operated on public county and municipal roads and streets upon
 which motor vehicles are authorized by law to be operated for
 which the posted speed limit is fifty-five (55) miles per hour or
 less. UTVs and side-by-sides may not be operated on state
 highways or federal highways except for the crossing at the
 intersection thereof, in which case the shortest traveling
 - (3) (a) An individual or business owner of a UTV must obtain a license plate to be affixed to the rear of the vehicle in an unobscured manner and registration from the Department of Revenue upon presenting proof of ownership and liability insurance for the UTV or side-by-side and upon payment of a registration fee of Fifty Dollars (\$50.00). Upon complying with the motor vehicle laws relating to registration and licensing of motor vehicles, upon payment of the registration fee prescribed by this subsection, UTV and side-by-side owners shall be issued a license tag for each UTV or side-by-side registered in his or her name.
- 107 (b) The Department of Revenue shall determine the color
 108 and design of the license tags issued under this section and
 109 whether or not a county name shall be required to be displayed on
 110 the tag.

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111	(c) UTV and side-by-side owners and registrants are
112	exempt from the payment of ad valorem property taxes to the county
113	in which the vehicle is registered. No county may charge any ad
114	valorem property taxes nor county fees of any kind on this type of
115	vehicle. Registrants of UTVs and side-by-sides shall renew their
116	registration annually directly with the Department of Revenue,
117	which shall deposit all fees collected under this section into the
118	State Treasury on the day collected. At the end of each month,
119	the Department of Revenue shall certify to the State Treasurer the
120	total fees collected under this section from the issuance of UTV
121	license tags. The State Treasurer shall distribute a portion of
122	the fees collected, in an amount determined by the department and
123	the several counties, for each such license tag issued under this
124	section to the State General Fund, and the remainder of the fees
125	collected shall be proportionately distributed by the State
126	Treasurer to the credit of the counties wherein the vehicles are
127	registered, for the purpose of maintaining the roads and bridges
128	therein.
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SECTION 3. (1) Any person operating a utility-type vehicle or side-by-side on public county or municipal roads and streets under this chapter must be at least sixteen (16) years of age and have in his or her possession a valid driver's license or conditional driver's license and proof of financial responsibility as required under Section 63-15-1 et seq., at all times while

- operating the vehicle on public county or municipal roads and streets of the state.
- 137 (2) If the registered UTV or side-by-side operator is
- 138 sixteen (16) years old and holds a conditional driver's license,
- 139 the registered UTV or side-by-side may only be operated during
- 140 daylight hours and shall not be allowed driving privileges without
- 141 the supervision of a licensed adult driver over the age of
- 142 eighteen (18). For purposes of this section, "daylight hours"
- 143 means the time between 6:00 a.m. and no later than 6:00 p.m.
- 144 However, beginning on the day that daylight saving time goes into
- 145 effect through the day that daylight saving time ends, "daylight
- 146 hours" means after 6:00 a.m. and no later than 8:00 p.m. All
- 147 other hours are designated as nighttime hours.
- 148 (3) Registered UTVs and side-by-sides must not be operated
- 149 by anyone who holds a learner's permit pursuant to Section
- 150 63-1-21. This provision includes the operation of a UTV or
- 151 side-by-side by a learner's permit holder even if there is a
- 152 licensed driver with the learner's permit holder in the UTV.
- 153 (4) No child under the age of eight (8) may be a passenger
- 154 in a registered UTV or side-by-side while operated on a public
- 155 road or street.
- 156 **SECTION 4.** Each utility-type vehicle and side-by-side
- 157 registered with the Department of Revenue to operate upon the
- 158 public county and municipal roads and streets of this state shall
- 159 be equipped with:

- 160 (a) Headlamps;
- 161 (b) Front and rear turn signal lamps;
- 162 (c) Taillamps;
- 163 (d) Stop lamps;
- (e) Reflex reflectors: one (1) red on each side as far
- 165 to the rear as practicable, and one (1) red on the rear;
- 166 (f) An exterior mirror mounted on the driver's side of
- 167 the vehicle and either an exterior mirror mounted on the
- 168 passenger's side of the vehicle or an interior mirror;
- 169 (g) A parking brake;
- 170 (h) A windshield that conforms to the requirements of
- 171 49 CFR Section 571.205;
- 172 (i) A VIN that conforms to the requirements of 49 CFR
- 173 Section 565;
- 174 (j) A Type 1 or Type 2 seat belt assembly conforming to
- 175 the requirements of 49 CFR Section 571.209, installed at each
- 176 designated seating position;
- 177 (k) Rear visibility that conforms to the requirements
- 178 of 49 CFR Section 571.111; and
- 179 (1) An alert sound as required by 49 CFR Section
- 180 571.141.
- SECTION 5. Section 63-2-1, Mississippi Code of 1972, is
- 182 amended as follows:
- 183 63-2-1. (1) When a passenger motor vehicle is operated in
- 184 forward motion on a public road, street or highway within this

185 state, every operator and every passenger shall wear	a ·	properly
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- 186 fastened safety seat belt system, required to be installed in the
- 187 vehicle when manufactured pursuant to Federal Motor Vehicle Safety
- 188 Standard 208.
- 189 (2) "Passenger motor vehicle" for purposes of this chapter
- 190 means a motor vehicle designed to carry fifteen (15) or fewer
- 191 passengers, including the driver, but does not include motorcycles
- 192 that are not autocycles as defined in Section 63-3-103, mopeds,
- 193 all-terrain vehicles or trailers. The term does include
- 194 utility-type vehicles and side-by-sides as defined in Section 1 of
- 195 this act, which are registered for operation on public county and
- 196 municipal roads and streets within this state.
- 197 (3) This section shall not apply to:
- 198 (a) Vehicles which may be registered for "farm" use,
- 199 including "implements of husbandry" as defined in Section
- 200 63-21-5(d), and "farm tractors" as defined in Section 63-3-105(a);
- 201 (b) An operator or passenger possessing a written
- 202 verification from a licensed physician that he is unable to wear a
- 203 safety belt system for medical reasons;
- 204 (c) A passenger car operated by a rural letter carrier
- 205 of the United States Postal Service or by a utility meter reader
- 206 while on duty;
- 207 (d) Buses; or
- 208 (e) A child who is required to be protected by the use
- 209 of a child passenger restraint device or system or a

- 210 belt-positioning booster seat system under the provisions of
- 211 Sections 63-7-301 through 63-7-311.
- 212 **SECTION 6.** Section 63-3-103, Mississippi Code of 1972, is
- 213 amended as follows:
- 214 63-3-103. (a) "Vehicle" means every device in, upon or by
- 215 which any person or property is or may be transported or drawn
- 216 upon a highway, except devices used exclusively upon stationary
- 217 rails or tracks.
- 218 (b) "Motor vehicle" means every vehicle which is
- 219 self-propelled and every vehicle which is propelled by electric
- 220 power obtained from overhead trolley wires, but not operated upon
- 221 rails. The term "motor vehicle" shall not include electric
- 222 personal assistive mobility devices, personal delivery devices or
- 223 electric bicycles.
- (c) "Motorcycle" means every motor vehicle having a saddle
- 225 for the use of the rider and designed to travel on not more than
- 226 three (3) wheels in contact with the ground but excluding a
- 227 tractor. The term "motorcycle" includes motor scooters as defined
- 228 in subsection (j) of this section. The term "motorcycle" shall
- 229 not include electric bicycles or personal delivery devices.
- 230 (d) "Authorized emergency vehicle" means every vehicle of
- 231 the fire department (fire patrol), every police vehicle, every 911
- 232 Emergency Communications District vehicle, every such ambulance
- 233 and special use EMS vehicle as defined in Section 41-59-3, every
- 234 Mississippi Emergency Management Agency vehicle as is designated

- 235 or authorized by the Executive Director of MEMA and every
- 236 emergency vehicle of municipal departments or public service
- 237 corporations as is designated or authorized by the commission or
- 238 the chief of police of an incorporated city.
- (e) "School bus" means every motor vehicle operated for the
- 240 transportation of children to or from any school, provided same is
- 241 plainly marked "School Bus" on the front and rear thereof and
- 242 meets the requirements of the State Board of Education as
- 243 authorized under Section 37-41-1.
- 244 (f) "Recreational vehicle" means a vehicular type unit
- 245 primarily designed as temporary living quarters for recreational,
- 246 camping or travel use, which either has its own motive power or is
- 247 mounted on or drawn by another vehicle and includes travel
- 248 trailers, fifth-wheel trailers, camping trailers, truck campers
- 249 and motor homes.
- 250 (g) "Motor home" means a motor vehicle that is designed and
- 251 constructed primarily to provide temporary living quarters for
- 252 recreational, camping or travel use.
- 253 (h) "Electric assistive mobility device" means a
- 254 self-balancing two-tandem wheeled device, designed to transport
- 255 only one (1) person, with an electric propulsion system that
- 256 limits the maximum speed of the device to fifteen (15) miles per
- 257 hour.



258	(i)	"Auto	cycle" means	a three-	-wheel moto	orcycle with	n a	
259	steering	wheel,	nonstraddle	seating,	rollover	protection	and	seat
260	helts							

- "Motor scooter" means a two-wheeled vehicle that has a 261 (j) 262 seat for the operator, one (1) wheel that is ten (10) inches or 263 more in diameter, a step-through chassis, a motor with a rating of 264 two and seven-tenths (2.7) brake horsepower or less if the motor 265 is an internal combustion engine, an engine of 50cc or less and 266 otherwise meets all safety requirements of motorcycles. The term 267 "motor scooter" shall not include electric bicycles or personal 268 delivery devices.
- (k) "Platoon" means a group of individual motor vehicles
 traveling in a unified manner at electronically coordinated speeds
 at following distances that are closer than would be reasonable
 and prudent without such coordination.
- 273 (1) "Electric bicycle" means a bicycle or tricycle equipped
 274 with fully operable pedals, a saddle or seat for the rider, and an
 275 electric motor of less than seven hundred fifty (750) watts that
 276 meets the requirements of one (1) of the following three (3)
 277 classes:
- 278 (i) "Class 1 electric bicycle" means an electric
 279 bicycle equipped with a motor that provides assistance only when
 280 the rider is pedaling, and that ceases to provide assistance when
 281 the bicycle reaches the speed of twenty (20) miles per hour.

282	(ii) "Class 2 electric bicycle" means an electric
283	bicycle equipped with a motor that may be used exclusively to
284	propel the bicycle, and that is not capable of providing
285	assistance when the bicycle reaches the speed of twenty (20) miles
286	per hour.

- 287 (iii) "Class 3 electric bicycle" means an electric
 288 bicycle equipped with a motor that provides assistance only when
 289 the rider is pedaling, and that ceases to provide assistance when
 290 the bicycle reaches the speed of twenty-eight (28) miles per hour.
- 291 (m) "Personal delivery device" means a device:
- 292 (i) Solely powered by an electric motor;
- 293 (ii) Intended to be operated primarily on sidewalks, 294 crosswalks, and other pedestrian areas to transport cargo;
- 295 (iii) Intended primarily to transport property on 296 public rights-of-way, and not intended to carry passengers; and
- 297 (iv) Capable of navigating with or without the active 298 control or monitoring of a natural person.
- 299 (n) "Personal delivery device operator" means a person or
 300 entity that exercises physical control or monitoring over the
 301 operation of a personal delivery device, excluding a person or
 302 entity that requests or receives the services of a personal
 303 delivery device, arranges for or dispatches the requested services
 304 of a personal delivery device, or stores, charges or maintains a
 305 personal delivery device.

306	(o) "Fully autonomous venicle" means a motor venicle
307	equipped with an automated driving system designed to function
308	without a human driver as a Level 4 or Level 5 automation system
309	under the Society of Automotive Engineers (SAE) Standard J3016.
310	(p) "Utility-type vehicle," "UTV" or "side-by-side" means
311	any motorized off-highway vehicle which is intended to transport
312	individuals, cargo or both with a top speed over thirty-five (35)
313	miles per hour and meets the following manufacturer design
314	specifications:
315	(i) Is seventy-five (75) inches in width or less;
316	(ii) Is not more than one hundred eighty (180) inches,
317	including the bumper, in length;
318	(iii) Has a dry weight of three thousand five hundred
319	(3,500) pounds or less;
320	(iv) Travels on four (4) or more nonhighway tires; and
321	(v) Is equipped with side-by-side seating for the use
322	of the operator and a passenger, or additional seating for
323	multiple passengers.
324	SECTION 7. Section 63-15-3, Mississippi Code of 1972, is
325	amended as follows:
326	63-15-3. The following words and phrases, when used in this
327	chapter, shall, for the purposes of this chapter, have the
328	meanings respectively ascribed to them in this section, except in
329	those instances where the context clearly indicates a different
330	meaning:

331	(a) "Highway" means the entire width between property
332	lines of any road, street, way, thoroughfare or bridge in the
333	State of Mississippi not privately owned or controlled, when any
334	part thereof is open to the public for vehicular traffic and over
335	which the state has legislative jurisdiction under its police
336	power.

- (b) "Judgment" means any judgment which shall have become final by expiration, without appeal, of the time within which an appeal might have been perfected, or by final affirmation on appeal, rendered by a court of competent jurisdiction of any state or of the United States, upon a cause of action arising out of the ownership, maintenance or use of any motor vehicle, for damages, including damages for care and loss of services, because of bodily injury to or death of any person, or for damages because of injury to or destruction of property, including the loss of use thereof, or upon a cause of action on an agreement of settlement for such damages.
- (c) "Motor vehicle" means every self-propelled vehicle (other than traction engines, road rollers and graders, tractor cranes, power shovels, well drillers, implements of husbandry, electric bicycles, personal delivery devices and electric personal assistive mobility devices as defined in Section 63-3-103) which is designed for use upon a highway, including trailers and semitrailers designed for use with such vehicles, registered utility-type vehicles and side-by-sides, and every vehicle which

356	is propelled	by e	lectric	power	obtained	from	overhead	wires	but
357	not operated	upon	rails.						

- For purposes of this definition, "implements of husbandry"

 shall not include trucks, pickup trucks, trailers and semitrailers

 designed for use with such trucks and pickup trucks.
- (d) "License" means any driver's, operator's,

 commercial operator's, or chauffeur's license, temporary

 instruction permit or temporary license, or restricted license,

 issued under the laws of the State of Mississippi pertaining to

 the licensing of persons to operate motor vehicles.
- 366 (e) "Nonresident" means every person who is not a 367 resident of the State of Mississippi.
- 368 (f) "Nonresident's operating privilege" means the 369 privilege conferred upon a nonresident by the laws of Mississippi 370 pertaining to the operation by him of a motor vehicle, or the use 371 of a motor vehicle owned by him, in the State of Mississippi.
- 372 (g) "Operator" means every person who is in actual physical control of a motor vehicle.
- (h) "Owner" means a person who holds the legal title of
 a motor vehicle; in the event a motor vehicle is the subject of an
 agreement for the conditional sale or lease thereof with the right
 of purchase upon performance of the conditions stated in the
 agreement and with an immediate right of possession vested in the
 conditional vendee or lessee or in the event a mortgagor of a
 vehicle is entitled to possession, then such conditional vendee or

381	lessee	or	mortgagor	shall	be	deemed	the	owner	for	the	purpose	of
382	this cl	nap	ter.									

- 383 (i) "Person" means every natural person, firm, 384 copartnership, association or corporation.
- 385 "Proof of financial responsibility" means proof of (対) 386 ability to respond in damages for liability, on account of 387 accidents occurring subsequent to the effective date of said proof, arising out of the ownership, maintenance or use of a motor 388 389 vehicle, in the amount of Twenty-five Thousand Dollars 390 (\$25,000.00) because of bodily injury to or death of one (1) person in any one (1) accident, and subject to said limit for one 391 392 (1) person, in the amount of Fifty Thousand Dollars (\$50,000.00) 393 because of bodily injury to or death of two (2) or more persons in 394 any one (1) accident, and in the amount of Twenty-five Thousand Dollars (\$25,000.00) because of injury to or destruction of 395 396 property of others in any one (1) accident. Liability insurance 397 required under this paragraph (j) may contain exclusions and 398 limitations on coverage as long as the exclusions and limitations language or form has been filed with and approved by the 399 400 Commissioner of Insurance.
- 401 (k) "Registration" means a certificate or certificates
 402 and registration plates issued under the laws of this state
 403 pertaining to the registration of motor vehicles.
- 404 (1) "Department" means the Department of Public Safety
 405 of the State of Mississippi, acting directly or through its

407	chapter in which some other state department is specifically
408	named.
409	(m) "State" means any state, territory or possession of
410	the United States, the District of Columbia, or any province of
411	the Dominion of Canada.
412	(n) "Utility-type vehicle," "UTV" or "side-by-side"
413	means any motorized off-highway vehicle which is intended to
414	transport individuals, cargo or both with a top speed over
415	thirty-five (35) miles per hour and meets the following
416	manufacturer design specifications:
417	(i) Is seventy-five (75) inches in width or less;
418	(ii) Is not more than one hundred eighty (180)
419	inches, including the bumper, in length;
420	(iii) Has a dry weight of three thousand five
421	hundred (3,500) pounds or less;
422	(iv) Travels on four (4) or more nonhighway tires;
423	and
424	(v) Is equipped with side-by-side seating for the
425	use of the operator and a passenger, or additional seating for
426	multiple passengers.
427	SECTION 8. Section 63-15-4, Mississippi Code of 1972, is
428	brought forward as follows:
429	63-15-4. (1) The following vehicles are exempted from the

authorized officers and agents, except in such sections of this

requirements of this section:

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431 ((a)	Motor	vehicles	exempted	by	Section	63-15-5;
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- (b) Motor vehicles for which a bond or a certificate of deposit of money or securities in at least the minimum amounts required for proof of financial responsibility is on file with the
- 435 department;
- 436 (c) Motor vehicles that are self-insured under Section
- 437 63-15-53; and
- (d) Implements of husbandry.
- (2) (a) Every motor vehicle operated in this state shall
- 440 have a motor vehicle liability insurance policy that covers the
- 441 vehicle and is in compliance with the liability limits required by
- 442 Section 63-15-3(j). The insured parties shall be responsible for
- 443 maintaining the insurance on each motor vehicle.
- 444 (b) An insurance company issuing a policy of motor
- 445 vehicle liability insurance as required by this section shall
- 446 furnish to the insured an insurance card for each motor vehicle at
- 447 the time the insurance policy becomes effective. The insurance
- 448 card may be furnished in either paper or electronic format as
- 449 chosen by the insured. Acceptable electronic formats include
- 450 display of electronic images on a cellular phone or any other type
- 451 of electronic device. Beginning on July 1, 2013, insurers shall
- 452 furnish commercial auto coverage customers with an insurance card
- 453 clearly marked with the identifier, "Commercial Auto Insurance" or
- 454 "Fleet" or similar language, to reflect that the vehicle is
- 455 insured under a commercial auto policy.

(3) Upon stopping a motor vehicle at a roadblock where all
passing motorists are checked as a method to enforce traffic laws
or upon stopping a motor vehicle for any other statutory
violation, a law enforcement officer, who is authorized to issue
traffic citations, shall verify that the insurance card required
by this section is in the motor vehicle or is displayed by
electronic image on a cellular phone or other type of electronic
device. However, no driver shall be stopped or detained solely
for the purpose of verifying that the motor vehicle is covered by
liability insurance in the amounts required under Section
63-15-3(j) unless the stop is part of such roadblock. If the law
enforcement officer uses the verification system created in
Section 63-16-3 and receives a response from the system verifying
that the owner of the motor vehicle has liability insurance in the
amounts required under Section 63-15-3(j), then the officer shall
not issue a citation under this section notwithstanding any
failure to display an insurance card by the owner or operator.

(4) Failure of the owner or the operator of a motor vehicle to have the insurance card in the motor vehicle, or to display the insurance card by electronic image on a cellular phone or other type of electronic device, is a misdemeanor and, upon conviction, is punishable by a fine of One Hundred Dollars (\$100.00) and suspension of driving privilege for a period of one (1) year or until the owner of the motor vehicle shows proof of liability insurance that is in compliance with the liability limits required

482 imposed and the driver's license reinstatement fees imposed by the 483 Department of Public Safety. A judge shall determine whether the 484 defendant is indigent, and if a determination of indigence is 485 made, shall authorize the reinstatement of that person's driver's 486 license upon proof of mandatory liability insurance subject to 487 compliance with a payment plan for any fines, assessments and/or 488 fees. Fraudulent use of an insurance card shall be punishable in 489 accordance with Section 97-7-10. If such fines are levied in a 490 municipal court, the funds from such fines shall be deposited in 491 the general fund of the municipality. If such fines are levied in 492 any of the courts of the county, the funds from such fines shall 493 be deposited in the general fund of the county. A person 494 convicted of a criminal offense under this subsection (4) shall 495 not be convicted of a criminal offense under Section 63-16-13(1) 496 arising from the same incident.

by Section 63-15-3(j) and has paid the fines and assessments

- (5) If, at the hearing date or the date of payment of the fine the owner shows proof that such insurance was in effect at the time of citation, the case shall be dismissed as to the defendant with prejudice and all court costs shall be waived against the defendant.
- 502 (6) No law enforcement officer may access any function,
 503 feature or other electronic image on a person's cellular phone or
 504 other type of electronic device when enforcing the provisions of

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505 this section except for the electronic image of an insurance card 506 shown to the officer.

507 **SECTION 9.** Section 63-21-5, Mississippi Code of 1972, is 508 amended as follows:

- 63-21-5. The following words and phrases when used in this
 chapter shall, for the purpose of this chapter, have the meanings
 respectively ascribed to them in this section except where the
 context clearly indicates a different meaning:
- 513 (a) " * * * Department of Revenue" or "department"
 514 means the Department of Revenue of the State of Mississippi.
- 515 (b) "Dealer" means every person engaged regularly in 516 the business of buying, selling or exchanging motor vehicles, 517 trailers, semitrailers, trucks, tractors or other character of commercial or industrial motor vehicles in this state, and having 518 519 in this state an established place of business as defined in Section 27-19-303, Mississippi Code of 1972. The term "dealer" 520 521 shall also mean every person engaged regularly in the business of 522 buying, selling or exchanging manufactured housing in this state, 523 and licensed as a dealer of manufactured housing by the 524 Mississippi Department of Insurance.
- in this state who may perform his duties under this chapter either personally or through any of his deputies, or such other persons as the Department of Revenue may designate. The term shall also mean those "dealers" as herein defined and/or their officers and

employees and other persons who are appointed by the Department of Revenue in the manner provided in Section 63-21-13, Mississippi Code of 1972, to perform the duties of "designated agent" for the purposes of this chapter.

- (d) "Implement of husbandry" means every vehicle
 designed and adapted exclusively for agricultural, horticultural
 or livestock raising operations or for lifting or carrying an
 implement of husbandry and in either case not subject to
 registration if used upon the highways.
- (e) "Vehicle identification number" means the numbers and letters on a vehicle, manufactured home or mobile home designated by the manufacturer or assigned by the Department of Revenue for the purpose of identifying the vehicle, manufactured home or mobile home.
 - (f) "Lien" means every kind of written lease which is substantially equivalent to an installment sale or which provides for a right of purchase; conditional sale; reservation of title; deed of trust; chattel mortgage; trust receipt; and every other written agreement or instrument of whatever kind or character whereby an interest other than absolute title is sought to be held or given on a motor vehicle, manufactured home or mobile home.
- (g) "Lienholder" means any natural person, firm,
 copartnership, association or corporation holding a lien as herein
 defined on a motor vehicle, manufactured home or mobile home.

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554	(h) "Manufactured housing" or "manufactured home" means
555	any structure, transportable in one or more sections, which in the
556	traveling mode, is eight (8) body feet or more in width or forty
557	(40) body feet or more in length or, when erected on site, is
558	three hundred twenty (320) or more square feet and which is built
559	on a permanent chassis and designed to be used as a dwelling with
560	or without a permanent foundation when connected to the required
561	utilities, and includes the plumbing, heating, air-conditioning
562	and electrical systems contained therein; except that such terms
563	shall include any structure which meets all the requirements of
564	this paragraph except the size requirements and with respect to
565	which the manufacturer voluntarily files a certification required
566	by the Secretary of Housing and Urban Development and complies
567	with the standards established under the National Manufactured
568	Housing Construction and Safety Standards Act of 1974, 42 USCS,
569	Section 5401.

- "Manufacturer" means any person regularly engaged 570 (i) 571 in the business of manufacturing, constructing or assembling motor 572 vehicles, manufactured homes or mobile homes, either within or 573 without this state.
- 574 "Mobile home" means any structure, transportable in 575 one or more sections, which in the traveling mode, is eight (8) body feet or more in width or forty (40) body feet or more in 576 577 length or, when erected on site, is three hundred twenty (320) or 578 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.

- 586 (k) "Motorcycle" means every motor vehicle having a
 587 seat or saddle for the use of the rider and designed to travel on
 588 not more than three (3) wheels in contact with the ground, but
 589 excluding a farm tractor, personal delivery device and electric
 590 bicycle.
- 591 (1)"Motor vehicle" means every automobile, motorcycle, 592 mobile trailer, semitrailer, truck, truck tractor, trailer, 593 utility-type vehicle, side-by-side and every other device in, 594 upon, or by which any person or property is or may be transported 595 or drawn upon a public highway which is required to have a road or 596 bridge privilege license, except such as is moved by animal power 597 or used exclusively upon stationary rails or tracks, and excepting 598 electric bicycles and personal delivery devices.
- 599 (m) "New vehicle" means a motor vehicle, manufactured 600 home or mobile home which has never been the subject of a first 601 sale for use.

602			(n)	"Used	d vehi	icle"	' mear	ns a	motor	vehi	cle	, manı	ıfactı	ıred
603	home	or	mobile	home	that	has	been	the	subjec	ct of	a	first	sale	for
604	11Se.	whe	ether w	ithin	this	stat	e or	else	ewhere.					

- 605 "Owner" means a person or persons holding the legal 606 title of a vehicle, manufactured home or mobile home; in the event 607 a vehicle, manufactured home or mobile home is the subject of a 608 deed of trust or a chattel mortgage or an agreement for the 609 conditional sale or lease thereof or other like agreement, with 610 the right of purchase upon performance of the conditions stated in 611 the agreement and with the immediate right of possession vested in 612 the grantor in the deed of trust, mortgagor, conditional vendee or lessee, the grantor, mortgagor, conditional vendee or lessee shall 613 614 be deemed the owner for the purpose of this chapter.
- (p) "Person" includes every natural person, firm, copartnership, association or corporation.
- (q) "Pole trailer" means every vehicle without motive
 power designed to be drawn by another vehicle and attached to the
 towing vehicle by means of a reach or pole, or by being boomed or
 otherwise secured to the towing vehicle, and ordinarily used for
 transporting long or irregularly shaped loads such as poles,
 pipes, boats or structural members capable generally of sustaining
 themselves as beams between the supporting connections.
- (r) "Security agreement" means a written agreement which reserves or creates a security interest.

626	(s) "Security interest" means an interest in a vehicle,
627	manufactured home or mobile home reserved or created by agreement
628	and which secures payment or performance of an obligation. The
629	term includes the interest of a lessor under a lease intended as
630	security. A security interest is "perfected" when it is valid
631	against third parties generally, subject only to specific
632	statutory exceptions.

- "Special mobile equipment" means every vehicle not 633 634 designed or used primarily for the transportation of persons or 635 property and only incidentally operated or moved over a highway, 636 including, but not limited to: ditch-digging apparatus, 637 well-boring apparatus and road construction and maintenance machinery such as asphalt spreaders, bituminous mixers, bucket 638 639 loaders, tractors other than truck tractors, ditchers, leveling graders, finishing machines, motor graders, road rollers, 640 641 scarifiers, earth-moving carryalls and scrapers, power shovels and 642 draglines, and self-propelled cranes, vehicles so constructed that 643 they exceed eight (8) feet in width and/or thirteen (13) feet six 644 (6) inches in height, and earth-moving equipment. The term does 645 not include house trailers, dump trucks, truck-mounted transit 646 mixers, cranes or shovels, or other vehicles designed for the 647 transportation of persons or property to which machinery has been 648 attached.
- 649 (u) "Nonresident" means every person who is not a 650 resident of this state.

651	(v) "Current address" means a new address different
652	from the address shown on the application or on the certificate of
653	title. The owner shall within thirty (30) days after his address
654	is changed from that shown on the application or on the
655	certificate of title notify the department of the change of
656	address in the manner prescribed by the department.

- (w) "Odometer" means an instrument for measuring and recording the actual distance a motor vehicle travels while in operation; but shall not include any auxiliary instrument designed to be reset by the operator of the motor vehicle for the purpose of recording the distance traveled on trips.
- 662 (x) "Odometer reading" means the actual cumulative 663 distance traveled disclosed on the odometer.
- (y) "Odometer disclosure statement" means a statement certified by the owner of the motor vehicle to the transferee or to the department as to the odometer reading.
- 667 (z) "Mileage" means actual distance that a vehicle has traveled.
- (aa) "Trailer" means every vehicle other than a "pole trailer" as defined in this chapter without motive power designed to be drawn by another vehicle and attached to the towing vehicle for the purpose of hauling goods or products. The term "trailer" shall not refer to any structure, transportable in one or more sections regardless of size, when erected on site, and which is built on a permanent chassis and designed to be used as a dwelling

676	with or without a permanent foundation when connected to the
677	required utilities, and includes the plumbing, heating,
678	air-conditioning and electrical systems contained therein
679	regardless of the date of manufacture.
680	(bb) "Salvage mobile home" or "salvage manufactured
681	home" means a mobile home or manufactured home for which a
682	certificate of title has been issued that an insurance company
683	obtains from the owner as a result of paying a total loss claim
684	resulting from collision, fire, flood, wind or other occurrence.
685	The term "salvage mobile home" or "salvage manufactured home" does
686	not mean or include and is not applicable to a mobile home or
687	manufactured home that is twenty (20) years old or older.
688	(cc) "Salvage certificate of title" means a document
689	issued by the department for a salvage mobile home or salvage
690	manufactured home as defined in this chapter.
691	(dd) "All-terrain vehicle" means a motor vehicle that
692	is designed for off-road use and is not required to have a motor
693	vehicle privilege license. The term "all-terrain vehicle" shall
694	not include electric bicycles.
695	(ee) "Utility-type vehicle," "UTV" or side-by-side
696	means any motorized off-highway vehicle which is intended to
697	transport individuals, cargo or both with a top speed over

manufacturer design specifications:

thirty-five (35) miles per hour and meets the following

(i) Is seventy-five (75) inches in width or less;

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701	(ii) Is not more than one hundred eighty (180)
702	inches, including the bumper, in length;
703	(iii) Has a dry weight of three thousand five
704	hundred (3,500) pounds or less;
705	(iv) Travels on four (4) or more nonhighway tires;
706	and
707	(v) Is equipped with side-by-side seating for the
708	use of the operator and a passenger, or additional seating for
709	multiple passengers.
710	SECTION 10. Section 63-21-9, Mississippi Code of 1972, is
711	amended as follows:
712	63-21-9. (1) Except as provided in Section 63-21-11, every
713	owner of a motor vehicle as defined in this chapter, which is in
714	this state and which is manufactured or assembled after July 1,
715	1969, or which is the subject of first sale for use after July 1,
716	1969, every owner of a manufactured home as defined in this
717	chapter, which is in this state and which is manufactured or
718	assembled after July 1, 1999, or which is the subject of first
719	sale for use after July 1, 1999, and every owner of a fully
720	autonomous vehicle as defined in Section 63-35-5, which is in this
721	state and which is manufactured or assembled after July 1, 2023,
722	or which is the subject of first sale for use after July 1, 2023,
723	shall make application to the Department of Revenue for a
724	certificate of title with the following exceptions:

725	(a) Voluntary application for title may be made for any
726	model motor vehicle which is in this state after July 1, 1969, for
727	any model manufactured home or mobile home which is in this state
728	after July 1, 1999, and for any model fully autonomous vehicles
729	which is in this state after July 1, 2023, and any person bringing
730	a motor vehicle, manufactured home, mobile home or fully
731	autonomous vehicle into this state from a state which requires
732	titling shall make application for title to the Department of
733	Revenue within thirty (30) days thereafter.

734 (b) After July 1, 1969, any dealer, acting for himself, 735 or another, who sells, trades or otherwise transfers any new or 736 used vehicle as defined in this chapter, after July 1, 1999, any 737 dealer, acting for himself, or another, who sells, trades or 738 otherwise transfers any new or used manufactured home or mobile 739 home as defined in this chapter, and after July 1, 2023, any dealer, acting for himself, or another, who sells, trades or 740 741 otherwise transfers any new or used fully autonomous vehicle as 742 defined in Section 63-35-5, or any designated agent, shall furnish 743 to the purchaser or transferee, without charge for either 744 application or certificate of title, an application for title of 745 said vehicle, manufactured home, mobile home or fully autonomous 746 vehicle and cause to be forwarded to the Department of Revenue * * * all documents required by the department to issue 747 748 certificate of title to the purchaser or transferee. purchaser or transferee may then use the duplicate application for 749

- 750 title as a permit to operate vehicle as provided in Section
- 751 63-21-67, until certificate of title is received.
- 752 (2) (a) Voluntary application for title may be made for any
- 753 model all-terrain vehicle which is in this state.
- 754 (b) A dealer who sells, trades or otherwise transfers
- 755 any new or used all-terrain vehicles as defined in this chapter,
- 756 may furnish to the purchaser or transferee, without charge for
- 757 either application or certificate of title, an application for
- 758 title of said vehicle, and cause to be forwarded to the * * *
- 759 Department of Revenue * * * all documents required by the
- 760 commission to issue certificate of title to the purchaser or
- 761 transferee.
- 762 (3) Any dealer, acting for himself or another who sells,
- 763 trades or otherwise transfers any vehicle, manufactured home,
- 764 mobile home or fully autonomous vehicle required to be titled
- 765 under this chapter who does not comply with the provisions of this
- 766 chapter shall be quilty of a misdemeanor and upon conviction shall
- 767 be fined a sum not exceeding Five Hundred Dollars (\$500.00).
- 768 **SECTION 11.** Section 27-19-3, Mississippi Code of 1972, is
- 769 amended as follows:
- 770 27-19-3. (a) The following words and phrases when used in
- 771 this article for the purpose of this article have the meanings
- 772 respectively ascribed to them in this section, except in those
- 773 instances where the context clearly describes and indicates a
- 774 different meaning:

775	(1) "Vehicle" means every device in, upon or by which
776	any person or property is or may be transported or drawn upon a
777	public highway, except devices moved by muscular power or used
778	exclusively upon stationary rails or tracks.

- 779 (2) "Commercial vehicle" means every vehicle used or 780 operated upon the public roads, highways or bridges in connection 781 with any business function.
- 782 (3) "Motor vehicle" means every vehicle as defined in
 783 this section which is self-propelled, including utility-type
 784 vehicles, side-by-sides and trackless street or trolley cars. The
 785 term "motor vehicle" shall not include electric bicycles, personal
 786 delivery devices or electric personal assistive mobility devices
 787 as defined in Section 63-3-103, or golf carts or low-speed
 788 vehicles as defined in Section 63-32-1.
- 789 (4) "Tractor" means every vehicle designed, constructed 790 or used for drawing other vehicles.
- 791 (5) "Motorcycle" means every vehicle designed to travel 792 on not more than three (3) wheels in contact with the ground, 793 except electric bicycles, personal delivery devices and vehicles 794 included within the term "tractor" as herein classified and 795 defined.
- 796 (6) "Truck tractor" means every motor vehicle designed 797 and used for drawing other vehicles and so constructed as to carry 798 a load other than a part of the weight of the vehicle and load so

- 799 drawn and has a gross vehicle weight (GVW) in excess of ten 800 thousand (10,000) pounds.
- (7) "Trailer" means every vehicle without motive power,
- 802 designed to carry property or passengers wholly on its structure
- 803 and which is drawn by a motor vehicle.
- 804 (8) "Semitrailer" means every vehicle (of the trailer
- 805 type) so designed and used in conjunction with a truck tractor.
- 806 (9) "Foreign vehicle" means every motor vehicle,
- 807 trailer or semitrailer, which shall be brought into the state
- 808 otherwise than by or through a manufacturer or dealer for resale
- 809 and which has not been registered in this state.
- 810 (10) "Pneumatic tires" means all tires inflated with
- 811 compressed air.
- 812 (11) "Solid rubber tires" means every tire made of
- 813 rubber other than pneumatic tires.
- 814 (12) "Solid tires" means all tires, the surface of
- 815 which in contact with the highway is wholly or partly of metal or
- 816 other hard, nonresilient material.
- 817 (13) "Person" means every natural person, firm,
- 818 copartnership, corporation, joint-stock or other association or
- 819 organization.
- 820 (14) "Owner" means a person who holds the legal title
- 821 of a vehicle or in the event a vehicle is the subject of an
- 822 agreement for the conditional sale, lease or transfer of the
- 823 possession, the person with the right of purchase upon performance

of conditions stated in the agreement, and with an immediate right of possession vested in the conditional vendee, lessee, possessor or in the event such or similar transaction is had by means of a mortgage, and the mortgagor of a vehicle is entitled to possession, then such conditional vendee, lessee, possessor or mortgagor shall be deemed the owner for the purposes of this article.

- 831 "School bus" means every motor vehicle engaged (15)832 solely in transporting school children or school children and teachers to and from schools; however, such vehicles may transport 833 834 passengers on weekends and legal holidays and during summer months 835 between the terms of school for compensation when the 836 transportation of passengers is over a route of which not more 837 than fifty percent (50%) traverses the route of a common carrier 838 of passengers by motor vehicle and when no passengers are picked 839 up on the route of any such carrier.
- the business of buying, selling or exchanging motor vehicles, trailers, semitrailers, trucks, tractors or other character of commercial or industrial motor vehicles in this state, and having an established place of business in this state.
- 845 (17) "Highway" means and includes every way or place of 846 whatever nature, including public roads, streets and alleys of 847 this state generally open to the use of the public or to be opened 848 or reopened to the use of the public for the purpose of vehicular

travel, and notwithstanding that the same may be temporarily closed for the purpose of construction, reconstruction, maintenance or repair.

- "department" means the Commissioner of Revenue of the Department
 of Revenue of the State, acting directly or through his duly
 authorized officers, agents, representatives and employees.
- 856 "Common carrier by motor vehicle" means any person 857 who or which undertakes, whether directly or by a lease or any 858 other arrangement, to transport passengers or property or any 859 class or classes of property for the general public in interstate 860 or intrastate commerce on the public highways of this state by 861 motor vehicles for compensation, whether over regular or irregular 862 The term "common carrier by motor vehicle" shall not 863 include passenger buses operating within the corporate limits of a 864 municipality in this state or not exceeding five (5) miles beyond 865 the corporate limits of the municipality, and hearses, ambulances, 866 and school buses as such. In addition, this definition shall not 867 include taxicabs.
 - person who or which under the special and individual contract or agreements, and whether directly or by a lease or any other arrangement, transports passengers or property in interstate or intrastate commerce on the public highways of this state by motor vehicle for compensation. The term "contract carrier by motor

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vehicle" shall not include passenger buses operating wholly within
the corporate limits of a municipality in this state or not
exceeding five (5) miles beyond the corporate limits of the
municipality, and hearses, ambulances, and school buses as such.

878 In addition, this definition shall not include taxicabs.

property by motor vehicle" means any person not included in the terms "common carrier by motor vehicle" or "contract carrier by motor vehicle," who or which transports in interstate or intrastate commerce on the public highways of this state by motor vehicle, property of which such person is the owner, lessee, or bailee, other than for hire. The term "private commercial and noncommercial carrier of private property by motor vehicle" shall not include passenger buses operated wholly within the corporate limits of a municipality of this state, or not exceeding five (5) miles beyond the corporate limits of the municipality, and hearses, ambulances, and school buses as such. In addition, this definition shall not include taxicabs.

Haulers of fertilizer shall be classified as private commercial carriers of property by motor vehicle.

(22) "Private carrier of passengers" means all other passenger motor vehicle carriers not included in the above definitions. The term "private carrier of passengers" shall not include passenger buses operating wholly within the corporate limits of a municipality in this state, or not exceeding five (5)

899	miles	beyond	the	corporate	limits	of	the	municipality,	and
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- 900 hearses, ambulances, and school buses as such. In addition, this
- 901 definition shall not include taxicabs.
- 902 "Operator" means any person, partnership, (23)
- 903 joint-stock company or corporation operating on the public
- 904 highways of the state one or more motor vehicles as the beneficial
- 905 owner or lessee.
- 906 (24)"Driver" means the person actually driving or
- 907 operating such motor vehicle at any given time.
- 908 "Private carrier of property" means any person (25)
- 909 transporting property on the highways of this state as defined
- 910 below:
- 911 (i) Any person, or any employee of such person,
- 912 transporting farm products, farm supplies, materials and/or
- 913 equipment used in the growing or production of his own
- agricultural products in his own truck. 914
- 915 (ii) Any person transporting his own fish,
- including shellfish, in his own truck. 916
- 917 Any person, or any employee of such person, (iii)
- 918 transporting unprocessed forest products, or timber harvesting
- 919 equipment wherein ownership remains the same, in his own truck.
- 920 "Taxicab" means any passenger motor vehicle for (26)
- 921 hire with a seating capacity not greater than ten (10) passengers.
- 922 For purposes of this paragraph (26), seating capacity shall be
- determined according to the manufacturer's suggested seating 923

- capacity for a vehicle. If there is no manufacturer's suggested seating capacity for a vehicle, the seating capacity for the vehicle shall be determined according to regulations established by the Department of Revenue.
- 928 "Passenger coach" means any passenger motor 929 vehicle with a seating capacity greater than ten (10) passengers, 930 operating wholly within the corporate limits of a municipality of this state or within five (5) miles of the corporate limits of the 931 932 municipality, or motor vehicles substituted for abandoned electric railway systems in or between municipalities. For purposes of 933 934 this paragraph (27), seating capacity shall be determined 935 according to the manufacturer's suggested seating capacity for a 936 vehicle. If there is no manufacturer's suggested seating capacity 937 for a vehicle, the seating capacity for the vehicle shall be 938 determined according to regulations established by the Department 939 of Revenue.
- 940 (28) "Empty weight" means the actual weight of a 941 vehicle including fixtures and equipment necessary for the 942 transportation of load hauled or to be hauled.
- 943 (29) "Gross weight" means the empty weight of the 944 vehicle, as defined herein, plus any load being transported or to 945 be transported.
- 946 (30) "Ambulance and hearse" shall have the meaning 947 generally ascribed to them. A hearse or funeral coach shall be

- 948 classified as a light carrier of property, as defined in Section 949 27-51-101.
- 950 "Regular seats" means each seat ordinarily and 951 customarily used by one (1) passenger, including all temporary, 952 emergency, and collapsible seats. Where any seats are not 953 distinguished or separated by separate cushions and backs, a seat shall be counted for each eighteen (18) inches of space on such 954 955 seats or major fraction thereof. In the case of a regular 956 passenger-type automobile which is used as a common or contract 957 carrier of passengers, three (3) seats shall be counted for the

rear seat of such automobile and one (1) seat shall be counted for

960 (32) "Ton" means two thousand (2,000) pounds 961 avoirdupois.

the front seat of such automobile.

- "Bus" means any passenger vehicle with a seating 962 963 capacity of more than ten (10) but shall not include "private 964 carrier of passengers" and "school bus" as defined in paragraphs 965 (15) and (22) of this section. For purposes of this paragraph 966 (33), seating capacity shall be determined according to the 967 manufacturer's suggested seating capacity for a vehicle. If there 968 is no manufacturer's suggested seating capacity for a vehicle, the 969 seating capacity for the vehicle shall be determined according to 970 regulations established by the Department of Revenue.
- 971 (34) "Corporate fleet" means a group of two hundred 972 (200) or more marked private carriers of passengers or light

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973	carriers of property, as defined in Section 27-51-101, trailers,
974	semitrailers, or motor vehicles in excess of ten thousand (10,000)
975	pounds gross vehicle weight, except for those vehicles registered
976	for interstate travel, owned or leased on a long-term basis by a
977	corporation or other legal entity. In order to be considered
978	marked, the motor vehicle must have a name, trademark or logo
979	located either on the sides or the rear of the vehicle in sharp
980	contrast to the background, and of a size, shape and color that is
981	legible during daylight hours from a distance of fifty (50) feet.
982	(35) "Individual fleet" means a group of five (5) or
983	more private carriers of passengers or light carriers of property,
984	as defined in Section 27-51-101, owned or leased by the same
985	person and principally garaged in the same county.
986	(36) "Trailer fleet" means a group of fifty (50) or
987	more utility trailers each with a gross vehicle weight of six
988	thousand (6,000) pounds or less.
989	(37) "Utility-type vehicle," "UTV" or side-by-side
990	means any motorized off-highway vehicle which is intended to
991	transport individuals, cargo or both with a top speed over
992	thirty-five (35) miles per hour and meets the following
993	manufacturer design specifications:
994	(i) Is seventy-five (75) inches in width or less;
995	(ii) Is not more than one hundred eighty (180)
996	inches, including the bumper, in length;

997	(iii) Has a dry weight of three thousand five
998	hundred (3,500) pounds or less;
999	(iv) Travels on four (4) or more nonhighway tires;
1000	<u>and</u>
1001	(v) Is equipped with side-by-side seating for the
1002	use of the operator and a passenger, or additional seating for
1003	multiple passengers.
1004	(b) (1) No lease shall be recognized under the provisions
1005	of this article unless it shall be in writing and shall fully
1006	define a bona fide relationship of lessor and lessee, signed by
1007	both parties, dated and be in the possession of the driver of the
1008	leased vehicle at all times.
1009	(2) Leased vehicles shall be considered as domiciled at
1010	the place in the State of Mississippi from which they operate in
1011	interstate or intrastate commerce, and for the purposes of this
1012	article shall be considered as owned by the lessee, who shall
1013	furnish all insurance on the vehicles and the driver of the
1014	vehicles shall be considered as an agent of the lessee for all
1015	purposes of this article.
1016	SECTION 12. Section 27-19-31, Mississippi Code of 1972, is
1017	amended as follows:
1018	27-19-31. (1) The Department of Revenue is authorized and
1019	directed to establish and maintain a vehicle registration renewal
1020	system whereby the license tag attached upon a motor vehicle $\underline{,}$
1021	utility-type vehicle side-by-side or trailer may be issued for

1022 five (5) years with the approval of the License Tag Commission, 1023 except for motor vehicles registered in excess of ten thousand (10,000) pounds gross vehicle weight, and motor vehicles in a 1024 1025 fleet registered under Section 27-19-66, apportioned vehicles, 1026 rental and commercial trailers and buses, which shall be issued 1027 for a period of time determined by the Department of Revenue. During each intervening year of the period for which license tags 1028 1029 are issued, the Department of Revenue shall issue up to two (2) 1030 license decals, in lieu of the license tags, the month and year in 1031 which the license tag expires shall be specified on one (1) of the 1032 decals so issued. Motor vehicles in a corporate fleet registered under Section 27-19-66, trailers in a fleet registered under 1033 1034 Section 27-19-66.1, and apportioned vehicles shall not be issued decals specifying the month and year of expiration. 1035

Any series of tags may be cancelled by the commissioner with the approval of the License Tag Commission and a new series of tags issued.

1039 The license decals issued in lieu of the license (2) (a) 1040 tags shall indicate the month and the last two (2) figures of the 1041 year for which such license shall expire. The license decals 1042 shall be attached to the license tag of the motor vehicle, 1043 utility-type vehicle side-by-side or trailer, and when so attached 1044 shall be deemed to be the license tag for the ensuing registration 1045 year. The month and year decal shall be attached in an upright 1046 position in the lower right corner of the license tag.

1047	specifying the month and year of expiration shall not be required
1048	to be attached to license tags on motor vehicles in a corporate
1049	fleet registered under Section 27-19-66, trailers in a fleet
1050	registered under Section 27-19-66.1, or apportioned vehicles.
1051	Except as otherwise provided in this paragraph, the
1052	registration year shall be a period of one (1) year commencing on
1053	the first day of the month following the month in which the
1054	vehicle was acquired. Beginning October 1, 1982, original
1055	registrations of motor vehicles, except motor vehicles registered
1056	in excess of ten thousand (10,000) pounds gross vehicle weight,
1057	apportioned vehicles and buses, may be made and shall be prorated
1058	for a period of from six (6) to eleven (11) months according to
1059	regulations established by the Department of Revenue to reduce a
1060	disproportionate number of registrations for a particular month.
1061	Beginning July 1, 1995, original registrations and renewal
1062	registrations of motor vehicles in corporate fleets registered
1063	under Section 27-19-66, shall be prorated according to regulations
1064	established by the Department of Revenue so as to cause the
1065	registration of such fleet motor vehicles to coincide with the
1066	anniversary month for corporate fleets established by the
1067	Department of Revenue. Beginning July 1, 2011, original
1068	registrations and renewal registrations of trailers in trailer
1069	fleets registered under Section 27-19-66.1 shall be prorated
1070	according to regulations established by the Department of Revenue
1071	so as to cause the registration of such trailers to coincide with

L072	the anniversary month for trailer fleets established by the
L073	Department of Revenue. Where a vehicle is registered for a period
L074	less than twelve (12) months, the anniversary month shall be the
1075	month of the expiration of the original license tag.

1076 Beginning July 1, 1996, original registrations and renewal 1077 registrations of motor vehicles in individual fleets registered under Section 27-19-66 shall be prorated according to regulations 1078 1079 established by the Department of Revenue so as to cause the 1080 registration of such fleet motor vehicles to coincide with the 1081 anniversary month for individual fleets established by the county 1082 tax collector. Where a vehicle is registered for a period less 1083 than twelve (12) months, the anniversary month shall be the month 1084 of the expiration of the original license tag.

The Department of Revenue, with the approval of the License 1085 1086 Tag Commission, shall so specify the area or areas on the license 1087 tag where the license decals shall be attached. The number of the 1088 license tag shall be written across its face, and the number of 1089 the tag shall represent the registration number; and upon all the 1090 tags for private passenger vehicles the word "MISSISSIPPI" shall 1091 be written across the top of the tag in capital letters 1092 sufficiently large to be easily read, but upon all other tags such 1093 word may be abbreviated. The number of the license tag shall not exceed seven (7) letters, numbers or a combination of such letters 1094 1095 and numbers. Also, on all tags sold and issued, an appropriate 1096 place will be provided thereon to place license decals indicating

1097	the expiration date of the tag. For the purposes of this section
1098	and Section 27-19-32, Mississippi Code of 1972, the term "decal,"
1099	"decals" or "license decal" shall mean a tab, sticker or other
1100	similar device attached to a license tag which validates same for
1101	a stated period of time. One (1) license tag and up to two (2)
1102	license decals shall be furnished for all vehicles and shall be
1103	fastened immovably twelve (12) inches or more above the ground, at
1104	the rear of the vehicle under or over the rear light, with the
1105	number in upright position so that it will be plainly visible and
1106	legible at all times, and at night at a distance of sixty (60)
1107	feet. In the case of tractors or other motor vehicles drawing or
1108	pulling trailers, semitrailers or farm implements, the tag shall
1109	be fastened upon such vehicle twelve (12) inches or more above the
1110	ground, upon the front or back of such vehicle, with the number in
1111	an upright position. Such license plate, all characters and any
1112	legally affixed decals shall not be defaced, covered or obstructed
1113	from view by any object, decal, sticker, paint, marking or license
1114	plate bracket or holder. Any person who defaces, covers or
1115	obstructs any portion of a license tag with any sticker,
1116	decoration, paint, marking, license plate bracket or holder or any
1117	other thing or device, in such a manner that the characters and
1118	any legally affixed decals on the tag cannot be read, shall be
1119	guilty of a misdemeanor and, upon conviction, shall be punished by
1120	a fine of not more than Twenty-five Dollars (\$25.00). However, it
1121	shall not be unlawful for the county name to be partially or

1122	completely obstructed from view by any object, decal, sticker or
1123	license plate bracket or holder. Unless the license tag with
1124	current decals is fastened to the vehicle as herein provided, the
1125	said vehicle shall be regarded as operating without a license tag,
1126	and the owner or operator shall be liable for the penalties herein
1127	provided.
1128	In addition to the above requirements, license tags for
1129	private passenger vehicles shall have a county designation thereon
1130	referencing the name of the county in which such vehicle is
1131	registered.
1132	Law enforcement officers of this state shall remove from a
1133	motor vehicle or trailer any license tag and/or decals which are
1134	so defaced that proper identification cannot be reasonably made.
1135	The officer shall issue to the driver of such vehicle a tag permit
1136	which shall be valid for a period of five (5) days. Each person

Any person who has a license tag or decals on a vehicle which
may be so defaced that proper identification cannot be reasonably
made may remove such and purchase another license tag and/or
decals for the same fee required for a substitute tag. If any
license tag shall deteriorate due to age so that identification
cannot be reasonably made, the owner may surrender such tag to the

receiving such tag permit shall purchase, within five (5) days

from the date of the issuance of the permit, a new tag and/or

decals for the fee set forth in Section 27-19-37, Mississippi Code

of 1972, for a substitute tag.

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- 1147 issuing authority and be issued a new tag and like decals at no 1148 cost.
- 1149 (b) Beginning January 1, 2024, an owner of a private
- 1150 carrier of passengers or motorcycle may choose a tag with a black
- 1151 background and a white pinstripe border. "Mississippi" shall be
- 1152 printed at the top, and the name of the county shall be printed at
- 1153 the bottom. The application and the additional fee of
- 1154 Thirty-eight Dollars and Twenty-five Cents (\$38.25), less Two
- 1155 Dollars (\$2.00) to be remitted to the Department of Revenue
- 1156 License Tag Acquisition Fund created in Section 27-19-179, shall
- 1157 be remitted to the department on a monthly basis as prescribed by
- 1158 the department. The remaining Thirty-six Dollars and Twenty-five
- 1159 Cents (\$36.25) of the additional fee shall be deposited to the
- 1160 credit of the Law Enforcement Officers and Fire Fighters Death
- 1161 Benefits Trust Fund established in Section 45-2-1. In all other
- 1162 respects, tags issued under this paragraph (b) shall follow the
- 1163 guidelines for tags issued under paragraph (a) of this subsection.
- 1164 (3) The Department of Revenue is authorized to promulgate
- 1165 appropriate rules and regulations to govern the use and display of
- 1166 license decals and to publish a summary thereof which shall be
- 1167 available to state officials and the public upon request.
- 1168 **SECTION 13.** Section 27-51-5, Mississippi Code of 1972, is
- 1169 amended as follows:

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- 1170 27-51-5. The subject words and terms of this section, for
- 1171 the purpose of this chapter, shall have meanings as follows:

1172	(a) "Motor vehicle" means any device and attachments
1173	supported by one or more wheels which is propelled or drawn by any
1174	power other than muscular power, including utility-type vehicles
1175	and side-by-sides, over the highways, streets or alleys of this
1176	state. The term "motor vehicle" shall not include electric
1177	bicycles, personal delivery devices or electric personal assistive
1178	mobility devices as defined in Section 63-3-103, or golf carts or
1179	low-speed vehicles as defined in Section 63-32-1. However, mobile
1180	homes which are detached from any self-propelled vehicles and
1181	parked on land in the state are hereby expressly exempt from the
1182	motor vehicle ad valorem taxes, but house trailers which are
1183	actually in transit and which are not parked for more than an
1184	overnight stop are not exempted.

- 1185 (b) "Public highway" means and includes every way or
 1186 place of whatever nature, including public roads, streets and
 1187 alleys of this state generally open to the use of the public or to
 1188 be opened or reopened to the use of the public for the purpose of
 1189 vehicular travel, notwithstanding that the same may be temporarily
 1190 closed for the purpose of construction, reconstruction,
 1191 maintenance, or repair.
- 1192 (c) "Administrator of the road and bridge privilege tax 1193 law" means the official authorized by law to administer the road 1194 and bridge privilege tax law of this state.
- 1195 <u>(d) "Utility-type vehicle," "UTV" or side-by-side means</u> 1196 any motorized off-highway vehicle which is intended to transport

1197	individuals, cargo or both with a top speed over thirty-five (35)
1198	miles per hour and meets the following manufacturer design
1199	specifications:
1200	(i) Is seventy-five (75) inches in width or less;
1201	(ii) Is not more than one hundred eighty (180)
1202	inches, including the bumper, in length;
1203	(iii) Has a dry weight of three thousand five
1204	hundred (3,500) pounds or less;
1205	(iv) Travels on four (4) or more nonhighway tires,
1206	and
1207	(v) Is equipped with side-by-side seating for the
1208	use of the operator and a passenger, or additional seating for
1209	multiple passengers.
1210	SECTION 14. Section 27-51-41, Mississippi Code of 1972, is
1211	amended as follows:
1212	27-51-41. (1) The exemptions from the provisions of this
1213	chapter shall be confined to those persons or property exempted by
1214	this chapter or by the provisions of the Constitution of the
1215	United States or the State of Mississippi. No exemption as now
1216	provided by any other statute shall be valid as against the tax
1217	levied by this chapter. Any subsequent exemption from the tax
1218	levied hereunder shall be provided by amendment to this section
1219	which shall be inserted in the bill at length.
1220	(2) The following shall be exempt from ad valorem taxation:

1221	(a)	All	motor	vehicles,	as	defined	in	this	chapter,	and
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- 1222 including motor-propelled farm implements and vehicles, while in
- 1223 the hands of bona fide dealers as merchandise and which are not
- 1224 being operated upon the highways of this state.
- 1225 (b) All motor vehicles belonging to the federal
- 1226 government or the State of Mississippi or any agencies or
- 1227 instrumentalities thereof.
- 1228 (c) All motor vehicles owned by any school district in
- 1229 the state.
- 1230 (d) All motor vehicles owned by any fire protection
- 1231 district incorporated in accordance with Sections 19-5-151 through
- 1232 19-5-207 or by any fire protection grading district incorporated
- 1233 in accordance with Sections 19-5-215 through 19-5-241.
- 1234 (e) All motor vehicles owned by units of the
- 1235 Mississippi National Guard.
- 1236 (f) All motor vehicles which are exempted from highway
- 1237 privilege taxes under Section 27-19-1 et seq.
- 1238 (g) All motor vehicles operated in this state as common
- 1239 and contract carriers of property, private commercial carriers of
- 1240 property, private carriers of property and buses, all of which
- 1241 have a gross weight in excess of ten thousand (10,000) pounds.
- 1242 (h) Antique automobiles as defined in Section 27-19-47,
- 1243 and antique pickup trucks as provided for under Section
- 1244 27-19-47.2, Mississippi Code of 1972.
- 1245 (i) Street rods as defined in Section 27-19-56.6.

1246	(j) (i) Two (2) motor vehicles owned by a disabled
1247	American veteran, or by the spouse of a deceased disabled American
1248	veteran, who is entitled to purchase a distinctive license plate
1249	or tag in accordance with Section 27-19-53, regardless of the
1250	license plate or tag issued to the disabled American veteran or
1251	the veteran's spouse if the disabled American veteran is deceased.

- (ii) One (1) motorcycle owned by a disabled

 American veteran, or by the spouse of a deceased disabled American

 veteran, who is entitled to purchase a distinctive license plate

 or tag in accordance with Section 27-19-53, regardless of the

 license plate or tag issued to the disabled American veteran or

 the veteran's spouse if the disabled American veteran is deceased.
- (k) One (1) motor vehicle owned by the unremarried

 1259 surviving spouse of a member of the Armed Forces of the United

 1260 States who, while on active duty, is killed or dies and one (1)

 1261 motor vehicle owned by the unremarried surviving spouse of a

 1262 member of a reserve component of the Armed Forces of the United

 1263 States or of the National Guard who, while on active duty for

 1264 training, is killed or dies.
- (1) Motor vehicles owned by recipients of the

 Congressional Medal of Honor or by former prisoners of war, or by

 spouses of such deceased persons, in accordance with Section

 27-19-54.
- 1269 (m) (i) One (1) private carrier of passengers, as
 1270 defined in Section 27-19-3, owned by any religious society,

1271 €	ecclesiastical	body	or	any	congregation	thereof	which	is	used
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- 1272 exclusively for such society and not for profit.
- 1273 (ii) All motor vehicles owned by any such
- 1274 religious society or any educational institution having a seating
- 1275 capacity greater than seven (7) passengers and used exclusively
- 1276 for transporting passengers for religious or educational purposes
- 1277 and not for profit.
- 1278 All motor vehicles primarily used as rentals under (n)
- 1279 rental agreements with a term of not more than thirty (30)
- 1280 continuous days each and under the control of persons who are
- 1281 engaged in the business of renting such motor vehicles and who are
- subject to the tax under Section 27-65-231. 1282
- 1283 Antique motorcycles as defined in Section
- 1284 27-19-47.1.
- 1285 One (1) motor vehicle owned by a recipient of the
- 1286 Purple Heart, and one (1) motor vehicle owned by the unremarried
- 1287 surviving spouse of a recipient of the Purple Heart, as provided
- 1288 in Section 27-19-56.5.
- 1289 Motor vehicles that are eligible to display an
- 1290 authentic historical license plate as provided for in Section
- 1291 27-19-56.11.
- 1292 Motor vehicles that are (i) designed or adapted to
- be used exclusively in the preparation and loading of chemicals or 1293
- 1294 other material for aerial agricultural application to crops; and
- (ii) only incidentally used on public roadways in this state. 1295

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1296	(s) One (1) motor vehicle owned by the mother of a
1297	service member who died while serving on active duty in the Armed
1298	Forces of the United States while the United States was engaged in
1299	hostile activities or a time of war after September 11, 2001, as
1300	provided for in Section 27-19-56.162 or Section 27-19-56.524(5).

- (t) One (1) motor vehicle owned by the unremarried spouse of a service member who died while serving on active duty in the Armed Forces of the United States while the United States was engaged in hostile activities or a time of war after September 1305 11, 2001, as provided for in Section 27-19-56.162 or Section 27-19-56.524(5).
- (u) Buses and other motor vehicles that are (a) owned and operated by an entity that has entered into a contract with a school board under Section 37-41-31 for the purpose of transporting students to and from schools and (b) used by the entity for such transportation purposes. This paragraph (u) shall apply to contracts entered into or renewed on or after July 1, 2010.
- (v) One (1) motor vehicle owned by a recipient of the Silver Star, and one (1) motor vehicle owned by the unremarried surviving spouse of a recipient of the Silver Star, as provided in Section 27-19-56.284.
- 1318 (w) One (1) motor vehicle owned by a person who is a
 1319 law enforcement officer and who (i) was wounded or otherwise
 1320 received intentional or accidental bodily injury, regardless of

1321	whether occurring before or after July 1, 2014, while engaged in
1322	the performance of his official duties, provided the wound or
1323	injury was not self-inflicted, (ii) was required to receive
1324	medical treatment for the wound or injury due to the nature and
1325	extent of the wound or injury, and (iii) is eligible to receive a
1326	special license plate or tag under Section 27-19-56 as a result of
1327	such wound or injury, regardless of whether the person obtains
1328	such a plate or tag. Application for the exemption provided in
1329	this paragraph (w) may be made at the time of initial registration
1330	of a vehicle and renewal of registration. In addition, an
1331	applicant for the exemption must provide official written
1332	documentation that (i) the applicant is a law enforcement officer
1333	who was wounded or otherwise received intentional or accidental
1334	bodily injury while engaged in the performance of his official
1335	duties and that the wound or injury was not self-inflicted along
1336	with official written documentation verifying receipt of medical
1337	treatment for the wound or injury and the nature and extent of the
1338	wound or injury, and (ii) the applicant is eligible to receive a
1339	special license plate or tag under Section 27-19-56 as a result of
1340	such wound or injury, regardless of whether the person obtains
1341	such a plate or tag.

1342 (x) One (1) motor vehicle owned by an honorably
1343 discharged veteran of the Armed Forces of the United States who
1344 served during World War II, and one (1) motor vehicle owned by the

1345	unremarried	surviving	spouse	of	such	veteran,	as	provided	in
1346	Section 27-1	19-56.438.							

- 1347 <u>(y) All utility-type vehicles (UTVs) and side-by-sides</u>
 1348 <u>registered with the Department of Revenue for operation on the</u>
 1349 <u>public county and municipal roads of this state as provided in</u>
 1350 Sections 1 through 4 of this act.
 - (3) Any claim for tax exemption by authority of the above-mentioned code sections or by any other legal authority shall be set out in the application for the road and bridge privilege license, and the specific legal authority for such tax exemption claim shall be cited in said application, and such authority cited shall be shown by the tax collector on the tax receipt as his authority for not collecting such ad valorem taxes, and the tax collector shall carry forward such information in his tax collection reports.
 - (4) Any motor vehicle driven over the highways of this state to the extent that the owner of such motor vehicle is required to purchase a road and bridge privilege license in this state, yet the legal situs of such motor vehicle is located in another state, shall be exempt from ad valorem taxes authorized by this chapter.
 - (5) If a taxpayer shall sell, trade or otherwise dispose of a vehicle on which the ad valorem and road and bridge privilege taxes have been paid in any county in the state, he shall remove the license plate from the vehicle. Such license plate must be surrendered to the issuing authority with the corresponding tax

1370 receipt, if required, and credit shall be allowed for the taxes paid for the remaining tax year on like privilege or ad valorem 1371 1372 taxes due on another vehicle owned by the seller or transferor or 1373 by the seller's or transferor's spouse or dependent child. 1374 seller or transferor does not elect to receive such credit at the 1375 time the license plate is surrendered, the issuing authority shall issue a certificate of credit to the seller or transferor, or to 1376 1377 the seller's or transferor's spouse or dependent child, or to any other person, business or corporation, at the direction of the 1378 1379 seller or transferor, for the remaining unexpired taxes prorated 1380 from the first day of the month following the month in which the license plate is surrendered. The total of such credit may be 1381 1382 used by the person or entity to whom the certificate of credit is 1383 issued, regardless of the relative amounts attributed to privilege 1384 taxes or to county, school or municipal ad valorem taxes. Any 1385 credit allowed for taxes due or any certificate of credit issued 1386 may be applied to like taxes owed in any county by the person to whom the credit is allowed or by the person possessing the 1387 1388 certificate of credit. No credit, however, shall be allowed on 1389 the charge made for the license plate. Such license plates 1390 surrendered to the tax collector shall be retained by him, and in 1391 no event shall such license plate be attached to any vehicle after 1392 being surrendered to the tax collector, nor shall any license plate be transferred from one (1) vehicle to any other vehicle. 1393

1394	(6) If the person owning a vehicle subject to taxation under
1395	the provisions of this chapter does not operate such vehicle on
1396	the highways of this state from the date of acquisition or, if
1397	previously registered, from the end of the anniversary month of
1398	the tag and decals to the date on which he makes application for a
1399	current license tag or decals, he shall pay such ad valorem tax
1400	for a period of twelve (12) months beginning with the first day of
1401	the month in which he applies for a current license tag or decals
1402	under Chapter 19, Title 27, Mississippi Code of 1972. The owner
1403	shall submit an affidavit with an application attesting to the
1404	fact that the vehicle was not operated on the highways of this
1405	state from the date of acquisition or, if previously registered,
1406	from the end of the anniversary month of the tag and decals to the
1407	date on which he makes application for the current license tag or
1408	decals.

- 1409 (7) Any person found violating any of the provisions of this 1410 section shall be arrested and tried, and if found guilty shall be 1411 fined in an amount double the total amount of taxes involved.
- SECTION 15. This act shall take effect and be in force from and after July 1, 2024.