The House Committee on Motor Vehicles offers the following substitute to SB 280:

A BILL TO BE ENTITLED AN ACT

| 1 | To amend Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles, so |
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| 2 | as to provide for the voluntary cancellation of the registration of certain vehicles and the |
| 3 | restoration thereof; to change certain provisions relating to form and contents of application |
| 4 | for registration and heavy vehicle tax; to provide that vehicle registration or renewal thereof |
| 5 | shall not be issued under certain conditions; to change certain provisions relating to |
| 6 | notification of coverage termination; to change certain provisions relating to notice of |
| 7 | insurance issuance, renewal, or termination; to change certain provisions relating to |
| 8 | insurance requirements for operation of motor vehicles generally; to change certain |
| 9 | provisions relating to insurance requirements for operation of motorcycles; to amend Chapter |
| 10 | 34 of Title 33 of the Official Code of Georgia Annotated, relating to motor vehicle accident |
| 11 | reparations, so as to repeal certain provisions relating to vehicles not to be licensed until |
| 12 | proof of insurance is furnished; to provide for related matters; to provide for effective dates; |
| 13 | to repeal conflicting laws; and for other purposes. |

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

16 Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles, is amended

17 by adding a new Code Section 40-2-10 to read as follows:

18 "40-2-10.

A vehicle registrant may voluntarily cancel the registration on a vehicle when such vehicle is not in use for any reason, including without limitation if the vehicle is stolen, repossessed but not redeemed by the registrant, junked, inoperable, in storage, used seasonally for agricultural or other purposes, or if the owner is on active duty in the armed forces of the United States and is transferred to a duty station away from the location of the vehicle or is on active sea duty. A registration that has been voluntarily cancelled may be reinstated upon payment of all accrued ad valorem taxes and license fees, if any."

| 1 | SECTION 2. |
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| 2 | Said title is further amended in Code Section 40-2-26, relating to form and contents of |
| 3 | application for registration and heavy vehicle tax, by striking subsection (d) and inserting in |
| 4 | lieu thereof the following: |
| 5 | "(d)(1) On and after February 1, 2003, no As used in this subsection, for the purpose of |
| 6 | issuing or renewing motor vehicle registration, the term 'satisfactory proof' means: |
| 7 | (A) Any type of proof that is satisfactory or sufficient proof of the owner's insurance |
| 8 | coverage under subsection (a) of Code Section 40-6-10; |
| 9 | (B) Information obtained from the records or data base of the department regarding the |
| 10 | owner's insurance coverage which information is derived from notice provided to the |
| 11 | department pursuant to Code Section 40-5-71; or |
| 12 | (C) Such other type of proof of the owner's insurance coverage as may be approved |
| 13 | for purposes of this Code section by rule or regulation of the department. |
| 14 | (2) No vehicle registration or renewal thereof shall be issued to any motor vehicle if the |
| 15 | vehicle registration thereof has been revoked, suspended, or canceled and unless the |
| 16 | owner of the motor vehicle provides <u>unless the tag agent receives</u> satisfactory proof that |
| 17 | the motor vehicle is subject to a policy of insurance that provides the minimum motor |
| 18 | vehicle insurance coverage required by Chapter 34 of Title 33 or an approved |
| 19 | self-insurance plan and, in the case of a private passenger vehicle, that such coverage was |
| 20 | initially issued for a minimum term of six months; provided, however, that the owner's |
| 21 | inability to register or renew the registration of any motor vehicle due to lack of proof of |
| 22 | insurance shall not excuse or defer the timely payment of ad valorem taxes due and |
| 23 | payable upon said vehicle. The owner shall submit such proof in accordance with the |
| 24 | requirements of Code Section 40-6-10." |
| 25 | SECTION 3. |
| 26 | Said title is further amended by striking Code Section 40-2-137, relating to notification of |
| 27 | coverage termination, and inserting a new Code Section 40-2-137 to read as follows: |
| 28 | "40-2-137. |
| 29 | (a) As used in this Code section, the term: |
| 30 | (1) 'Commercial vehicle policy' means a policy of motor vehicle liability insurance |
| 31 | insuring a motor vehicle that is rated or insured as a business use or commercial use |
| 32 | vehicle or is licensed by the state as a commercial vehicle, except that such term shall not |
| 33 | include any policy issued to a named insured who is a natural person. |
| 34 | (2) <u>'Fleet policy' means a commercial vehicle policy that insures two or more vehicles</u> |
| 35 | that are not identified individually by vehicle identification number on the policy or a |
| | S B 280 (SUB) |

- commercial policy that is subject to adjustment by audit for vehicle changes at the end 1 2 of the policy period. 3 (3) 'Lapse' means one or more days upon which the records of the department do not reflect that a motor vehicle was covered by a policy of minimum motor vehicle insurance 4 5 coverage. (4) 'Minimum motor vehicle insurance coverage' means minimum coverage as specified 6 7 in Chapter 34 of Title 33. (3) (5) 'Proof of minimum insurance coverage' means the receipt from an insurer by the 8 9 department of notice of such insurance coverage by electronic transmission or other 10 means approved by the department. (4) (6) 'Terminate' or 'termination' means actual cessation of insurance coverage after the 11 12 date upon which coverage will not be restored for any reason, including without 13 limitation cancellation, nonrenewal, and nonpayment of premium and without regard to 14 whether such cessation was preceded by any extension or grace period allowed by the 15 insurer. (b)(1) After receipt of notification of coverage termination, if the department does not, 16
- 17 on or before the effective date of such termination, receive notice from an insurer that 18 new minimum motor vehicle insurance coverage for such motor vehicle has been issued, 19 the department shall send a notice to the owner of the motor vehicle stating that the 20 department has been informed of the fact of the coverage termination and informing the 21 owner of the penalties provided by law. The department shall send such notice to the 22 address of the owner of the motor vehicle shown on the records of the department. The 23 mailing of such notice by the department to the address of the owner of the motor vehicle 24 as shown on the records of the department shall be deemed conclusively to be notice to 25 such owner of such owner's duty to maintain the required minimum insurance coverage 26 and the possible penalties and consequences for failing to do so and shall be deemed to satisfy all notice requirements of law and no further notice to the owner shall be required 27 28 for the suspensions and revocations provided for in this Code section.
- (2) It shall be the duty of the owner of such motor vehicle to obtain minimum motor
 vehicle insurance coverage and it shall be the duty of the owner's insurer to provide proof
 of such coverage to the department within 30 days of the date of such notice, pursuant to
 the requirements of subparagraph (b)(1)(A) of Code Section 40-5-71. <u>If the vehicle is</u>
 <u>covered by a fleet policy, the owner's insurer shall not be required to provide such proof</u>
 to the department by electronic means.

(c)(1) When proof of minimum motor vehicle insurance coverage is provided within the
 time period specified in this Code section, but there has been a lapse of coverage, the
 owner shall remit a \$25.00 lapse fee to the department. Failure to remit the lapse fee to

1 the department within 30 days of the date on which the notification was mailed by the 2 department will result in the suspension of the owner's motor vehicle registration by 3 operation of law as if the proof had not been provided in a timely manner as provided in paragraph (2) of this subsection. If any lapse fee provided for in this Code section is paid 4 to the county tax commissioner, the county shall retain \$5.00 thereof as a collection fee. 5 6 (2) If proof is not provided within the time period specified in this Code section that minimum motor vehicle insurance coverage is in effect, the owner's motor vehicle 7 8 registration shall be suspended immediately by operation of law by the department. When such proof is provided and the owner pays a $\underline{\$25.00}$ lapse fee $\frac{1}{525.00}$ and pays a $\underline{\$60.00}$ 9 restoration fee of \$60.00, or \$50.00 when processed by mail, the suspension shall 10 terminate; provided, however, that the commissioner may waive the lapse fee and 11 restoration fee for any owner whose vehicle registration has been suspended pursuant to 12 this paragraph who provides proof of continuous minimum motor vehicle insurance 13 14 coverage. If any restoration fee provided for in this Code section is paid to the county tax commissioner, the county shall retain \$10.00 thereof as a collection fee. 15

(3) In the event of a second suspension of the owner's registration under this Code
section <u>on or</u> after February <u>December</u> 1, 2003, during any five-year period, the
department by operation of law shall suspend the motor vehicle registration for a period
of 90 days. After the 90 day suspension period and when proof is provided that minimum
motor vehicle insurance coverage is in effect and the owner pays a <u>\$25.00</u> lapse fee of
\$25.00 and pays a <u>\$60.00</u> restoration fee of \$60.00, or \$50.00 when processed by mail,
the suspension shall terminate.

(4) In the event of a third or subsequent suspension of the owner's registration under this 23 Code section on or after February December 1, 2003, during any five-year period, the 24 25 department by operation of law shall revoke the motor vehicle registration and no new 26 application for registration shall be accepted for a period of six months after such revocation. After six months from the date of revocation and when proof is provided that 27 minimum motor vehicle insurance coverage is in effect and the owner pays a <u>\$25.00</u> 28 lapse fee of \$25.00 and pays a \$160.00 restoration fee of \$160.00, or \$150.00 when 29 processed by mail, the owner may apply for registration of the motor vehicle. 30

31 (d)(1) The commissioner may waive the lapse fee for any owner whose vehicle
 32 registration has been voluntarily cancelled pursuant to Code Section 40-2-10.

(2) Upon being presented with a copy of official orders or other satisfactory proof of
 ordered duty as approved by rule or regulation of the commissioner showing that an
 owner of a motor vehicle was deployed outside the continental United States on active
 military duty in the armed forces of the United States at the time his or her minimum

37 <u>motor vehicle insurance coverage for such vehicle terminated, the county tag agent shall</u>

| 1 | waive the lapse fee and restoration fee, suspension of the owner's motor vehicle |
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| 2 | registration under this Code section shall terminate, and application for registration of the |
| 3 | vehicle which otherwise satisfies requirements provided by law may be accepted without |
| 4 | <u>delay.</u> |
| 5 | (e) The commissioner may promulgate such rules and regulations as are necessary to |
| 6 | implement this Code section. |
| 7 | (f) The department shall commence suspending motor vehicle registrations as provided |
| 8 | in this Code section on December 1, 2003. The department shall commence requiring |
| 9 | payment of lapse fees and restoration fees as provided in this Code section on January 1, |
| 10 | <u>2004."</u> |
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| 11 | SECTION 4. |
| 12 | Said title is further amended by striking Code Section 40-5-71, relating to notice of insurance |
| 13 | issuance, renewal, or termination, and inserting in lieu thereof a new Code Section 40-5-71 |
| 14 | to read as follows: |
| 15 | "40-5-71. |
| 16 | (a) As used in this Code section, the term: |
| 17 | (1) 'Commercial vehicle policy' means a policy of motor vehicle liability insurance |
| 18 | insuring a motor vehicle that is rated or insured as a business use or commercial use |
| 19 | vehicle or is licensed by the state as a commercial vehicle , except that such term shall not |
| 20 | include any policy issued to a named insured who is a natural person. |
| 21 | (2) <u>'Fleet policy' means a commercial vehicle policy that insures two or more vehicles</u> |
| 22 | that are not identified individually by vehicle identification number on the policy or a |
| 23 | commercial policy that is subject to adjustment by audit for vehicle changes at the end |
| 24 | of the policy period. |
| 25 | (3) 'Owner' shall have the same meaning given in paragraph (.2) of subsection (a) of |
| 26 | Code Section 40-2-21. |
| 27 | (4) 'Terminate' or 'termination' means actual cessation of insurance coverage for any |
| 28 | reason, including without limitation cancellation, nonrenewal, or nonpayment of |
| 29 | premium, and without regard to whether such cessation was preceded by any extension |
| 30 | or grace period allowed by the insurer. |
| 31 | (b)(1)(A) For purposes of aiding in the enforcement of the requirement of minimum |
| 32 | motor vehicle liability insurance, any insurer issuing or renewing in this state any |
| 33 | policy of motor vehicle liability insurance required by Chapter 34 of Title 33 other than |
| 34 | <u>a fleet policy</u> shall within 30 days after the date the insurance agent binds the coverage |
| 35 | or on the date such coverage was renewed, whichever is applicable, provide notice of |
| 36 | such insurance coverage by electronic transmission to the department; except that once |
| | |

1 coverage data has been electronically transmitted to the department, there shall be no 2 requirement to report on subsequent renewals of that coverage. Insurance coverage 3 information included in such notice of issue or renewal shall be limited exclusively to 4 name of insurer; vehicle identification number; the make and year of the insured motor 5 vehicle; and policy effective date. The department shall not require the name of the 6 insurer or the policy limits to be disclosed for purposes of this subparagraph. For the 7 purposes of this Code section, the vehicle identification number shall be the vehicle 8 identification number as that number is shown in the records of the department. For the 9 purposes of this Code section, the Commissioner of Insurance shall furnish such notices 10 to the department upon issuance of a certificate of self-insurance.

(B) In cases in which the minimum motor vehicle insurance coverage required by 11 12 Chapter 34 of Title 33 terminates, the insurer shall by electronic transmission notify the 13 department of such coverage termination on or before the date coverage ends or, if 14 termination is at the request of the insured, then on the date such request is processed 15 by the insurer. Insurance coverage termination information included in such notice 16 shall include vehicle identification number and the date of coverage termination. For 17 the purposes of this Code section, the Commissioner of Insurance shall furnish such 18 notices to the department upon termination of a certificate of self-insurance.

19 (C) The commissioner shall notify the Commissioner of Insurance quarterly of any and 20 all violations of the notice requirements of this paragraph by any insurer, and the 21 Commissioner of Insurance may take appropriate action against such insurer the same 22 as is authorized by Code Section 33-2-24 for violations of Title 33; provided, however, 23 that there shall be no private cause of action against an insurer or the department for civil damages for providing information, failing to provide information, or erroneously 24 25 providing information pursuant to this Code section. No insurer shall utilize the costs 26 of any audit or examination conducted by the Insurance Department pursuant to this paragraph as a cost of business in the insurer's rate base. The department shall 27 commence the reports provided for in this Code section beginning January 1, 2004. 28

29 (D) The reports required of insurers and the Commissioner of Insurance shall not apply
 30 to any vehicle for which the vehicle coverage is provided by a fleet policy.

(2) The department shall prescribe the form and manner of electronic transmission for
the purposes of insurers sending the notices required by this Code section which shall in
no way be construed as modifying the provisions of Code Section 33-24-45.

34 (3) Notwithstanding the provisions of paragraph (1) of this subsection, any irregularities
 35 in the notice to the department required by paragraph (1) of this subsection shall not
 36 invalidate an otherwise valid cancellation termination.

2 as defined in this Code section. 3 (5) The minimum liability insurance records which the department is required to 4 maintain under this Code section or any other provision are exempt from the provisions 5 of any law of this state requiring that such records be open for public inspection; provided, however, that the records of any particular motor vehicle may be available for 6 7 inspection by any law enforcement officer for official law enforcement investigations, the insurer of record, and the owner of the vehicle in the manner prescribed by the 8 9 commissioner.

(4) The provisions of this subsection shall not apply to any commercial vehicle policy

10 (c) The commissioner may promulgate such rules and regulations as are necessary to11 implement this Code section.

(d)(1) The department shall monitor the reporting of the issuance of new and renewalpolicies and termination of coverage by insurers.

14 (2) A match is based upon the vehicle identification number as recorded on the 15 department's motor vehicle records. When the vehicle identification number does not 16 match with the department's motor vehicle records, the department shall notify the 17 insurer and the insurer shall, within 30 days from receipt of the returned error, correct the 18 vehicle identification number and resubmit the transaction. After receipt of the 19 department's notice, if the insurer determines that the vehicle identification number 20 which that it submitted to the department is in fact the accurate number on the insured 21 vehicle, then the insurer shall so notify the department and the owner of the vehicle, 22 whereupon the owner shall, in accordance with department procedures, obtain a 23 correction of such number at the appropriate county tag office."

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SECTION 5.

Said title is further amended by striking Code Section 40-6-10, relating to insurance
requirements for operation of motor vehicles generally, and inserting in lieu thereof a new
Code Section 40-6-10 to read as follows:

28 "40-6-10.

(a)(1) Until January 31, 2003, the <u>The</u> owner or operator of a motor vehicle for which
minimum motor vehicle liability insurance coverage is required under Chapter 34 of Title
33 shall keep proof or evidence of required minimum insurance coverage in the vehicle
at all times during the operation of the vehicle. The owner of a motor vehicle shall
provide to any operator of such vehicle proof or evidence of required minimum insurance
coverage for the purposes of compliance with this subsection.

35 (2) The following shall be acceptable proof of insurance on a temporary basis:

1 (A) If the policy providing such coverage was applied for within the last 30 days, a 2 current written binder for such coverage for a period not exceeding 30 days from the 3 date such binder was issued shall be considered satisfactory proof or evidence of 4 required minimum insurance coverage;

5 (B) If the vehicle is operated under a rental agreement, a duly executed vehicle rental 6 agreement shall be considered satisfactory proof or evidence of required minimum 7 insurance coverage; and

(C) If the owner acquired ownership of the motor vehicle in question within the past 8 9 $20 \underline{30}$ days, if the type of proof described in subparagraph (A) of this paragraph is not 10 applicable but the vehicle is currently effectively provided with required minimum insurance coverage under the terms of a policy providing required minimum insurance 11 12 coverage for another motor vehicle, then a copy of the insurer's declaration of coverage under the policy providing such required minimum insurance coverage for such other 13 vehicle shall be considered satisfactory proof or evidence of required minimum 14 15 insurance coverage for the vehicle in question, but only if accompanied by proof or evidence that the owner acquired ownership of the vehicle in question within the past 16 17 20 <u>30</u> days.

- (2.1) If the vehicle is insured under a fleet policy as defined in Code Section 40-2-137
 providing the required minimum insurance coverage or if the vehicle is engaged in
 interstate commerce and registered under the provisions of Article 3A of Chapter 2 of this
 title, the insurance information card issued by the insurer shall be considered satisfactory
 proof of required minimum insurance coverage for the vehicle.
- (2.2) If the vehicle is insured under a certificate of self-insurance issued by the
 Commissioner of Insurance providing the required minimum insurance coverage under
 which the vehicle owner did not report the vehicle identification number to the
 Commissioner of Insurance, the insurance information card issued by the Commissioner
 of Insurance shall be considered satisfactory proof of required minimum insurance
 coverage for the vehicle, but only if accompanied by a copy of the certificate issued by
 the Commissioner of Insurance.

30 (3) On and after February 1, 2003 January 1, 2004, the requirement under this Code
31 section that proof or evidence of minimum liability insurance be maintained in a motor
32 vehicle at all times during the operation of the vehicle shall not apply to the owner or
33 operator of any vehicle for which the records or data base of the Department of Motor
34 Vehicle Safety indicate indicates that required minimum insurance coverage is currently
35 effective.

(4) Except as otherwise provided in paragraph (7) of this subsection, any person who
 fails to comply with the requirements of this subsection shall be guilty of a misdemeanor

and, upon conviction thereof, shall be subject to a fine of not less than \$200.00 nor more
than \$1,000.00 or imprisonment for not more than 12 months, or both.

(5) Every law enforcement officer in this state shall determine if the operator of a motor
vehicle subject to the provisions of this Code section has the required minimum insurance
coverage every time the law enforcement officer stops the vehicle or requests the
presentation of the driver's license of the operator of the vehicle.

7 (6) If a law enforcement officer of this state determines that the owner or operator of a 8 motor vehicle subject to the provisions of this Code section does not have proof or 9 evidence of required minimum insurance coverage, the arresting officer shall issue a 10 uniform traffic citation for operating a motor vehicle without proof of insurance and shall 11 take possession of the driver's license and forward it to a court of competent jurisdiction. 12 If the court or arresting officer determines that the operator is not the owner, then a 13 uniform traffic citation may be issued to the owner for authorizing the operation of a 14 motor vehicle without proof of insurance.

15 (7) If the person receiving a citation under this subsection shows to the court having 16 jurisdiction of the case that required minimum insurance coverage was in effect at the 17 time the citation was issued, the court shall return the driver's license upon payment of 18 <u>may impose</u> a fine not to exceed \$25.00. The court shall not in this case forward a record 19 of the disposition of the case to the department and the driver's license of such person 20 shall not be suspended.

(8)(A) For purposes of this Code section up to and including January <u>December</u> 31,
 2003, a valid insurance card shall be sufficient proof of insurance for any vehicle.

(B) For purposes of this Code section on and after February 1, 2003 January 1, 2004,
a valid insurance card shall be sufficient proof of insurance only for any vehicle
covered under a commercial vehicle <u>fleet</u> policy as defined in Code Section 40-5-71.
<u>The insurance card for a fleet policy shall contain at least the name of the insurer</u>,
policy number, policy issue or effective date, policy expiration date, and the name of
the insured and may, but shall not be required to, include the year, make, model, and
vehicle identification number of the vehicle insured.

30 (C) For any vehicle covered under a policy of motor vehicle liability insurance that is not a commercial vehicle fleet policy as defined in Code Section 40-5-71, the insurer 31 32 shall issue a policy information identification card which shall contain at least the name of the insurer, policy number, policy issue or effective date, policy expiration date, 33 name of the insured, and year, make, model, and vehicle identification number of each 34 35 vehicle insured; provided, however, that and on and after February 1, 2003 January 1, 2004, the owner or operator of the motor vehicle shall keep such policy information 36 card in the vehicle at all times during operation of the vehicle for purposes of Code 37

- <u>Section 40-6-273.1, but</u> any such policy information identification card shall not be
 sufficient proof of insurance for any purposes of this Code section <u>except as otherwise</u>
 provided in this Code section.
- 4 (b) An owner or any other person who knowingly operates or knowingly authorizes 5 another to operate a motor vehicle without effective insurance on such vehicle or without 6 an approved plan of self-insurance shall be guilty of a misdemeanor and, upon conviction 7 thereof, shall be subject to a fine of not less than \$200.00 nor more than \$1,000.00 or 8 imprisonment for not more than 12 months, or both. An operator of a motor vehicle shall 9 not be guilty of a violation of this Code section if such operator maintains a policy of motor 10 vehicle insurance which extends coverage to any vehicle the operator may drive. An owner or operator of a motor vehicle shall not be issued a citation by a law enforcement officer 11 12 for a violation of this Code section if the sole basis for issuance of such a citation is that 13 the law enforcement officer is unable to obtain insurance coverage information from the 14 records of the department.
- (c) Any person who knowingly makes a false statement or certification under Code
 Section 40-5-71 or this Code section shall be guilty of a misdemeanor and, upon conviction
 thereof, shall be subject to a fine of not less than \$200.00 nor more than \$1,000.00 or
 imprisonment for not more than 12 months, or both.
- 19 (d) Insurance Except for vehicles insured under a fleet policy as defined in Code Section
- 20 <u>40-2-137 or under a plan of self-insurance approved by the Commissioner of Insurance.</u>
- 21 <u>insurance</u> coverage information from records of the department shall be prima-facie
- evidence of the facts stated therein and shall be admissible as evidence in accordance with
- 23 Code Section 24-3-17 for the purposes of this Code section.
- 24 (e) The minimum liability insurance data base of the department shall be operational for
- 25 the purposes of testing, evaluation, verification of data, and validation of accuracy not later
- than November 1, 2002, and shall be fully operational not later than February 1, 2003
 January 1, 2004."

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SECTION 6.

Said title is further amended by striking Code Section 40-6-11, relating to insurancerequirements for operation of motorcycles, and inserting in lieu thereof the following:

- 31 *"*40-6-11.
- 32 (a) For the purposes of this Code section, 'motorcycle' means any motor vehicle traveling33 on public streets or highways having a seat or saddle for the use of the rider and designed
- 34 to travel on not more than three wheels in contact with the ground but excluding a tractor
- and a moped.

(b) No owner of a motorcycle or any other person, other than a self-insurer as defined in 1 2 Chapter 34 of Title 33, shall operate or authorize any other person to operate the 3 motorcycle unless the owner has liability insurance on the motorcycle equivalent to that required as evidence of security for bodily injury and property damage liability under Code 4 5 Section 40-9-37. Any person who violates this subsection shall be guilty of a misdemeanor. 6 (c) The operator of a motorcycle shall keep proof or evidence of the minimum insurance coverage required by this Code section in his or her immediate possession or on the 7 8 motorcycle at all times when such person is operating the motorcycle but only under the 9 same circumstances and of the same type as prescribed for operators of other motor vehicles in paragraph (1) of subsection (a) of Code Section 40-6-10. Any person who 10 violates this subsection shall be subject to a fine not to exceed \$25.00; however, there shall 11 12 be no suspension of the person's operator's license or motor vehicle license tag for a 13 violation of this subsection.

(d)(1) Insurance coverage information from records of the department shall be
 prima-facie evidence of the facts stated therein and shall be admissible as evidence in
 accordance with Code Section 24-3-17 for the purposes of this Code section.

17 (2) Every law enforcement officer in this state shall request the operator of a motorcycle
18 subject to the provisions of subsection (c) of this Code section to produce proof or
19 evidence of minimum insurance coverage required by this Code section at any time the
20 law enforcement officer <u>stops the motorcycle or</u> requests the presentation of the driver's
21 license of such operator.

(e) An owner or operator of a motorcycle shall not be issued a citation by a law
enforcement officer for a violation of this Code section if the sole basis for issuance of such
a citation is that the law enforcement officer is unable to obtain insurance coverage
information from the records of the department."

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SECTION 7.

Chapter 34 of Title 33 of the Official Code of Georgia Annotated, relating to motor vehicle
accident reparations, is amended by striking and reserving Code Section 33-34-5, relating to
vehicles not to be licensed until proof of insurance is furnished.

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SECTION 8.

This Act shall become effective upon its approval by the Governor or upon its becoming lawwithout such approval.

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SECTION 9.

34 All laws and parts of laws in conflict with this Act are repealed.

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