By: Representative Compretta (By Request) To: Transportation

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 733

AN ACT TO REQUIRE A DEVELOPER, CORPORATION, INDIVIDUAL OR OTHER PRIVATE ENTITY DESIRING A NEW PUBLIC RAILROAD GRADE CROSSING 1 TO BEAR THE COST OF INSTALLING APPROPRIATE WARNING DEVICES AT SUCH 3 CROSSING AND CERTAIN OTHER EXPENSES; TO PROVIDE THAT WHEN AN 5 EXISTING PRIVATE RAILROAD GRADE CROSSING IS PROPOSED TO COME UNDER THE JURISDICTION OF A PUBLIC ENTITY, THE PARTY REQUESTING THE PUBLIC CROSSING SHALL BE RESPONSIBLE FOR THE COST OF INSTALLING 6 7 8 APPROPRIATE WARNING DEVICES AND CERTAIN OTHER EXPENSES BEFORE 9 OPENING THE CROSSING TO THE PUBLIC; TO REQUIRE A PRIVATE ENTITY 10 REQUESTING OR APPLYING FOR A NEW PUBLIC RAILROAD GRADE CROSSING OR 11 CONVERSION OF AN EXISTING PRIVATE RAILROAD GRADE CROSSING TO A PUBLIC CROSSING TO GIVE NOTICE OF SUCH REQUEST OR APPLICATION TO 12 13 THE LOCAL ROADWAY AUTHORITY AND THE MISSISSIPPI DEPARTMENT OF 14 TRANSPORTATION; AND FOR RELATED PURPOSES. 15 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. (1) Any developer, corporation, individual or 16 17 other private entity requesting or applying for a new public 18 railroad grade crossing shall be responsible for all costs for installing appropriate warning devices, for installing appropriate 19 crossing surfaces and approaches, for establishing appropriate 20 2.1 crossing profiles and for obtaining easements to maintain sight 22 distance as deemed necessary for such crossing by a diagnostic survey team comprised of the Mississippi Department of 23 24 Transportation Rails Engineer, a representative from the Federal 25 Highway Administration, a representative of the affected railroad company and a representative of the affected local governmental 26 27 jurisdiction. 28 (2) When an existing private railroad grade crossing

maintained for or by a private party is requested to become a publicly maintained railroad grade crossing, or when an existing private railroad grade crossing maintained for or by a private party is permitted by that party to be used as a public railroad

- 33 grade crossing, the private party shall be responsible for all
- 34 costs for installing warning devices, for replacing or modifying
- 35 crossing surfaces and approaches as appropriate, for establishing
- 36 appropriate crossing profiles and for obtaining easements to
- 37 maintain sight distances as deemed necessary by the diagnostic
- 38 survey team described in subsection (1) of this section for safety
- 39 of the traveling public at such crossing before opening such
- 40 crossing to the public. As used in this section, the term
- 41 "private railroad grade crossing" means any privately maintained
- 42 road or street not under the jurisdiction of a public entity that
- 43 crosses a railroad, and which is permitted by a private railroad
- 44 company or by other agreement, deed or law to cross its railroad
- 45 tracks and right-of-way.
- 46 (3) Any developer, corporation, individual or other private
- 47 entity requesting or applying for a new public railroad grade
- 48 crossing or for conversion of an existing private railroad grade
- 49 crossing to a public railroad grade crossing, at the time of the
- 50 request or application, shall notify the local roadway authority
- 51 and the Mississippi Department of Transportation of such request
- 52 or application.
- 53 SECTION 2. The provisions of Section 1 of this act shall be
- 54 codified in Chapter 9 of Title 77, Mississippi Code of 1972.
- 55 SECTION 3. This act shall take effect and be in force from
- 56 and after July 1, 1999.