MISSISSIPPI LEGISLATURE

By: Senator(s) Hewes

To: Highways and Transportation

SENATE BILL NO. 2855 (As Passed the Senate)

1 AN ACT TO AMEND SECTION 65-31-1, MISSISSIPPI CODE OF 1972, TO 2 AUTHORIZE THE TRANSPORTATION COMMISSION TO WORK WITH ANY COLLEGE 3 OR UNIVERSITY IN THIS STATE THAT OFFERS A DEGREE IN LANDSCAPE 4 ARCHITECTURE OR AGRICULTURE TO PROVIDE FOR THE BEAUTIFICATION OF 5 HOSPITALITY STATIONS; AND FOR RELATED PURPOSES.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7 SECTION 1. Section 65-31-1, Mississippi Code of 1972, is 8 amended as follows:

65-31-1. The Mississippi Transportation Commission is hereby 9 10 authorized to locate, design, construct, operate and maintain hospitality stations on trunkline highways at or near points of 11 entry into this state from other states. In carrying out the 12 13 provisions of this chapter, the commission shall have authority to 14 employ such engineers, architects, skilled and unskilled labor as may be determined necessary by the commission for the preparation 15 of plans for such hospitality stations and their proper location, 16 design, construction, maintenance and operation. The commission 17 also may employ full-time security officers, as authorized under 18 Section 65-1-131, and/or may contract for the employment of 19 private security officers, as authorized under Section 65-1-136, 20 21 to patrol and protect the property of hospitality stations and visitors, patrons and other employees of hospitality stations. 22 23 The commission may work with any college or university in this state that offers a degree in landscape architecture or 24 agriculture to provide for beautification of such hospitality 25 stations and to ensure their proper horticultural maintenance. 26 Prior to the location of such hospitality stations the 27

S. B. No. 2855 99\SS02\R812CS PAGE 1 28 commission shall afford the opportunity for a public hearing in the county wherein such hospitality station is to be located for 29 30 the purpose of receiving testimony regarding the most feasible and advantageous location for such hospitality station, at which 31 32 hearing all interested persons may appear and present testimony in regard thereto. A notice of such proposed location shall be given 33 34 in some newspaper published or having general circulation in the county wherein such hospitality station is proposed to be located. 35 36 Should a public hearing be requested thereon, notice by 37 publication shall be given at least ten (10) days prior to the date upon which public hearing is to be held and written notice 38 39 thereof shall likewise be given, within said time, to the governing authorities of all municipalities within such county and 40 the governing authority of such county. 41

Each hospitality station constructed under the provisions of this chapter shall be maintained and kept in a neat and attractive condition.

45 SECTION 2. This act shall take effect and be in force from 46 and after its passage.