By: Representative McCoy

To: Ways and Means

## HOUSE BILL NO. 755

- AN ACT TO AMEND SECTION 27-33-11 AND 27-33-35, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE STATE TAX COMMISSION TO REQUIRE THE
- 3 HOMESTEAD EXEMPTION SUPPLEMENTAL ROLLS TO BE PREPARED AND
- 4 MAINTAINED ON ELECTRONIC MEDIA; AND FOR RELATED PURPOSES.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 6 SECTION 1. Section 27-33-11, Mississippi Code of 1972, is
- 7 amended as follows:
- 8 27-33-11. The subject words and terms of this section, for
- 9 the purpose of this article, shall have meaning as follows:
- 10 (a) "Tax loss" \* \* \* means the exemption from ad
- 11 valorem taxes allowed homeowners in this article. "Reimbursement
- of tax loss" \* \* \* means the amount of tax losses to be reimbursed
- 13 to each taxing unit as determined by Sections 27-33-77 and
- 14 27-33-79.
- 15 (b) "Taxing unit" \* \* \* means (i) any county, (ii) any
- 16 special municipal separate school district with or without added
- 17 territory, (iii) any municipal separate school district with or
- 18 without added territory, and (iv) any municipality.
- 19 (c) "Added territory" \* \* \* means territory or land
- 20 lying outside of a municipality, added or annexed to and being a
- 21 part of a municipal separate school district and subject to the
- 22 tax permitted to be imposed by the district for school purposes as
- 23 provided by Chapter 57, Title 37, Mississippi Code of 1972.
- 24 (d) "Municipality" \* \* \* means a city, town or village
- 25 which is legally incorporated and which has not been automatically
- 26 abolished according to the provisions of Sections 21-1-49 and
- 27 21-1-51 or by other lawful process, and in which taxes are
- 28 assessed, levied and collected.

- 29 (e) "Depository" \* \* \* means the bank or institution
- 30 and place officially designated as the depository for funds of a
- 31 county.
- 32 (f) "Apartment" \* \* \* means rooms in an eligible
- 33 dwelling with space and facilities for sleeping and with space and
- 34 facilities, or equipment, for preparing and serving meals, which
- 35 equipment is supplied by the owner or tenant, or both: (1) in a
- 36 building constructed as a dwelling for two (2) or more families,
- 37 or (2) in an ordinary dwelling, consisting of three (3) or more
- 38 rooms, exclusive of a bathroom; in either case rented or leased or
- 39 available for rent or lease, or occupied by a family group other
- 40 than the owner. One (1) or two (2) rooms rented and used for
- 41 housekeeping shall be counted as rented rooms.
- 42 (g) "Commission" \* \* \* means the State Tax Commission
- 43 of the State of Mississippi.
- (h) "Auditor" \* \* \* means the Auditor of Public
- 45 Accounts of the State of Mississippi.
- 46 (i) "Treasurer" \* \* \* means the Treasurer of the State
- 47 of Mississippi.
- 48 (j) "Officer or officers" \* \* \* includes the county tax
- 49 assessor, the members of the county board of supervisors, the
- 50 clerk of the board of supervisors, the chancery clerk, the county
- 51 tax collector, and the legally authorized deputies of each.
- 52 (k) \* \* \* "Eligible" when used in this article, (1) with
- 53 reference to persons \* \* \* means those persons who are eligible
- 54 under the terms of this article for homestead exemption, or (2)
- 55 with reference to property \* \* \* means the real property eligible
- 56 for exemption as a homestead under the terms of this article as to
- 57 title, quantity, occupancy, use to which put, and other conditions
- $\,$  78 required by this article, or (3) with reference to title or
- 59 ownership \* \* \* means title to or ownership of real property as
- 60 defined in Section 27-33-17.

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"He" and other pronouns in the masculine
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    gender * * * embrace a female as well as a male, unless a contrary
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    intention is disclosed by the context.
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                    "Adjoining land, or land actually joined" * * *
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    means two (2) separately described tracts of land having at one or
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    more points a common boundary, or where the corners of the two (2)
    tracts actually touch, but two (2) tracts connected by an easement
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    or by a narrow strip of land as a right-of-way for ingress and
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    egress shall not be treated as adjoining, or actually joined.
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                    "Supplemental roll" * * * means one or more pages
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               (n)
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    containing the amount of the assessment of all lands and buildings
    which are all, or a part, of exempt homesteads, and a list of the
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    homeowners to whom a homestead exemption has been allowed by the
    board for the current year, and showing in strict alphabetical
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    order the names of all applicants to whom the exemption was
    granted, and in vertical columns the amount of the assessment, the
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    assessed value of the exempted land and buildings, the assessed
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    value of the land and buildings not exempted, the page and line
    number of the regular land roll where entered, the number of acres
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    exempted the dollar amount of exemption allowed and such other
    information as the State Tax Commission may require.
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    commission shall prescribe the form of the supplemental roll and
    may require such rolls to be prepared and maintained on electronic
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            The supplemental roll, as herein defined, is hereby made a
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    media.
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    legal supplement to and a part of the complete land assessment
    roll of the county or municipality and shall be subject to all
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    laws relating to assessment rolls and particularly Sections
    27-35-117, 27-35-123 and 27-35-125 as far as applicable and not
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    inconsistent with the provisions of this article.
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         The supplemental roll, when certified by the clerk of the
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board of supervisors and delivered to the tax collector, shall be

his warrant to allow the amount of the tax exemption to each

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- 93 person as a credit on or deduction from the gross amount of the
- 94 taxes charged to that person on the assessment roll.
- 95 (o) "Ad valorem tax" \* \* \* means any tax where the
- 96 amount levied is based upon or determined by the value of the
- 97 property subject to the tax.
- 98 SECTION 2. Section 27-33-35, Mississippi Code of 1972, is
- 99 amended as follows:
- 100 27-33-35. The clerk of the board of supervisors shall keep
- 101 all records and documents relating to homestead exemption matters
- 102 coming before the board and perform such services as are generally
- 103 required of him by Section 19-3-27, and in addition to such
- 104 general duties:
- 105 (a) He shall receive applications for homestead
- 106 exemption as they are delivered to him by the tax assessor, as
- 107 required in Section 27-33-33(g); and before June 1 and in the
- 108 manner prescribed by the rules and regulations of the Tax
- 109 Commission, he shall forward the originals of all applications to
- 110 the commission in Jackson, Mississippi, and (1) on the first day
- 111 of each regular monthly meeting of the board of supervisors he
- 112 shall present to it all applications for homestead exemption in
- 113 his hands at that time for the board's consideration, as directed
- 114 hereafter in this article, (2) when not in use, said applications
- 115 shall be kept on file in alphabetical order, and (3) at the end of
- 116 each current year he shall deliver duplicate homestead exemption
- 117 applications that are no longer valid to the chancery clerk of the
- 118 county to be held by him as a public record for at least three (3)
- 119 years. This shall also include all applications disallowed by the
- 120 board.
- 121 (b) He shall make the supplemental roll of homestead
- 122 exemptions granted from the applications therefor (not from the
- land roll), the year the land roll is made, as soon as reasonably
- 124 possible after the roll has been approved by the commission and
- 125 has been finally approved of minute record by the board of

126 supervisors, and only after the board has approved or disapproved

127 all applications.

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128 (c) He shall make the supplemental roll as

129 prescribed \* \* \* by the commission.

130 (d) He shall make the proper entry in all columns on

the supplemental roll, as defined in Section 27-33-11(n), and

132 shall make all proper extensions and add truly and correctly each

133 column of values of each page of said roll and carry the results

134 thereof to the grand total; and shall certify a copy of the

supplemental roll to the tax collector in the same manner as the

136 regular assessment roll is certified.

(e) He shall make in triplicate the supplemental roll

138 and the original shall be forwarded immediately to the commission,

one (1) copy shall be attached to the original land assessment

140 roll, and the other copy shall be delivered to the tax collector

141 as a legal part of the regular land assessment roll, as provided

142 by Section 27-33-11(n). In counties having two (2) judicial

143 districts, he shall make four (4) copies, one (1) for each

144 judicial district, or separate rolls for each district, as may be

145 directed by order of the board of supervisors. The original

supplemental roll shall be forwarded to the commission no later

147 than December 31 of each year.

(f) He shall also prepare two (2) certificates of tax

149 loss from the approved applications for homestead exemption and

150 from current legally completed land assessment roll, including the

151 supplemental roll as defined in Section 27-33-11(n), which

152 certificates shall be made on forms to be prescribed and furnished

153 by the commission. One (1) certificate shall reflect the tax loss

154 incurred because of the exemptions provided to applicants under

155 the age of sixty-five (65) and not disabled as defined in this

156 article, and the other shall reflect the tax loss incurred because

157 of the exemptions provided to applicants aged sixty-five (65) or

158 over and disabled as defined in this article.

159	In regard to certificates evidencing tax losses for
160	exemptions granted from taxes due and payable in 1985, the
161	certificates shall show truly and correctly the following
162	information:
163	(1) The total assessed value of real estate;
164	(2) The total exempted assessed value of
165	homesteads;
166	(3) The exempt tax rates, except the state rate,
167	expressed in mills, or a decimal fraction of a mill, which apply
168	to the exempted assessed value of homes;
169	(4) The total tax loss resulting from application
170	of those rates to the total exempted assessed value of homes; and
171	(5) Such additional information as the commission
172	may require.
173	Certificates evidencing tax losses for exemptions granted
174	from taxes due and payable in 1986 and for subsequent years
175	thereafter shall show truly and correctly the total number of
176	applications allowed for homestead exemption and the total tax
177	loss resulting from applications allowed for homestead exemption;
178	and such additional information as the commission may require.
179	The certificates shall be made in triplicate and be certified
180	by him as being true and correct; and not later than December 31
181	of each year he shall forward the original certificates to the
182	commission, deliver the duplicate certificates to the tax
183	collector, and retain the triplicate certificates in his file as a
184	public record. Certificates received later than June 1 of the
185	year following the year in which the supplemental roll is made
186	shall not be considered for reimbursement by the commission.
187	SECTION 3. This act shall take effect and be in force from
188	and after its passage.